INVITATION TO BID (ITB) NUMBER

2517N023

RETURN THIS BID TO THE ISSUING OFFICE AT:



Department of Transportation & Public Facilities
Northern Region Procurement Office
2301 Peger Road
Fairbanks, Alaska 99709

THIS IS NOT AN ORDER DATE ITB ISSUED: March 7, 2017

ITB TITLE: Crushed Aggregate, D-1 Modified, Tok Area, Federally Funded

SEALED BIDS MUST BE SUBMITTED TO THE DEPARTMENT OF TRANSPORTATION & PUBLIC FACILITIES AT THE ABOVE ADDRESS AND MUST BE TIME AND DATE STAMPED BY THE PURCHASING SECTION PRIOR TO 10:00 AM ON MARCH 29, 2017, AT WHICH TIME THEY WILL BE PUBLICLY OPENED.

DELIVERY LOCATION: <u>Multiple Locations – See Bid Schedule</u> **DELIVERY DATE**: <u>Multiple Dates – See Bid Schedule</u>

F.O.B. POINT: FINAL DESTINATION

<u>IMPORTANT NOTICE:</u> If you received this solicitation from the State's "Online Public Notice" web site, you must register with the Procurement Officer listed on this document to receive notification of subsequent amendments. Failure to contact the Procurement Officer may result in the rejection of your offer.

BIDDER'S NOTICE:

Contracts for purchases resulting from this bid will be made utilizing Federal Funds. As such, and per AS 36.30.890, no State of Alaska Bidder or Product Preferences may apply.

Sec. 36.30.890. Federal Assistance

If a procurement involves the expenditure of federal funds or federal assistance and there is a conflict between a provision of this chapter or a regulation adopted under a provision of this chapter and a federal statute, regulation, policy, or requirement, the federal statute, regulation, policy, or requirement shall prevail.

2 AAC 12.730. Federal Assistance

If a procurement involves the expenditure or federal funds or requires federal assistance and there is a conflict between a provision of this chapter and federal statute, regulation, policy, or requirement, the procurement officer shall comply with the federal statute, regulation, policy, or requirement.

Authority: AS 36.30.040; AS 36.30.890

Eric Johnson PROCUREMENT OFFICER TELEPHONE NUMBER (907) 451-5102 FAX NUMBER	COMPANY SUBMITTING BID AUTHORIZED SIGNATURE	Note: An Alaska Business License will be required prior to award. Out-of-State bidders must also comply with all corporate laws of the State of Alaska regarding performing business in the State.
(907) 451-5238 EMAIL: eric.johnson@alaska.gov		
	PRINTED NAME	
	DATE	E-MAIL ADDRESS
ALASKA BUSINESS LICENSE NUMBER	FEDERAL TAX ID NUMBER	TELEPHONE NUMBER

INSTRUCTIONS TO BIDDERS:

- **1. INVITATION TO BID (ITB) REVIEW**: Bidders shall carefully review this ITB for defects and questionable or objectionable material. Bidders' comments concerning defects and questionable or objectionable material in the ITB must be made in writing and received by the purchasing authority at least ten (10) days before the bid opening date. This will allow time for an amendment to be issued if one is required. It will also help prevent the opening of a defective bid, upon which award cannot be made, and the resultant exposure of bidders' prices. Bidders' original comments should be sent to the purchasing authority listed on the front of this ITB.
- 2. BID FORMS: Bidders shall use this and attached forms in submitting bids. A photocopied bid may be submitted.
- **3. SUBMITTING BIDS**: Envelopes containing bids must be sealed, marked, and addressed as shown in the example below. Do not put the ITB number and opening date on the envelope of a request for bid information. Envelopes with ITB numbers annotated on the outside will not be opened until the scheduled date and time.

Bidder's Return Address

Department of Transportation & Public Facilities Supply & Services 2301 Peger Road Fairbanks, AK 99709

ITB Name & No.: Crushed Aggregate, D-1 Modified; Tok Area, Federally Funded; 2517N023

Opening Date: March 29, 2017 at 10:00 AM

ELECTRONIC BID SUBMISSION: Bids may be emailed to eric.johnson@alaska.gov, no later than the date and time listed on page one of this ITB as the deadline for receipt of bids, and must contain the ITB number in the subject line of the email. Emailed bids must be submitted as an attachment in PDF format. Please note that the **maximum** size of a single email (including *all* text and attachments) that can be received by the state is **20mb** (**megabytes**). If the email containing the bid exceeds this size, the bid must be sent in multiple emails that are each less than 20 megabytes and each email must comply with the requirements described above. The state is not responsible for unreadable, corrupt, or missing attachments. It is the bidder's responsibility to contact the issuing office at (907) 451-5102 to confirm that the bid has been received. Failure to follow the above instructions may result in the bid being found non-responsive and rejected.

FAX BID SUBMISSION: Bids may be faxed to (907) 451-5238, no later than the date and time listed on page one of this ITB as the deadline for receipt of bids. It is the bidder's responsibility to contact the issuing office at (907) 451-5102 to make arrangements prior to faxing the bid and to confirm that the bid has been received. Failure to follow the above instructions may result in the bid being found non-responsive and rejected.

- **4. PRICES**: The bidder shall state prices in the units of issue on this ITB. Prices quoted for commodities must be in U.S. funds and include applicable federal duty, brokerage fees, packaging, and transportation cost to the FOB point so that upon transfer of title the commodity can be utilized without further cost. Prices quoted for services must be quoted in U.S. funds and include applicable federal duty, brokerage fee, packaging, and transportation cost so that the services can be provided without further cost. Prices quoted in bids must be exclusive of federal, state, and local taxes. If the bidder believes that certain taxes are payable by the State, the bidder may list such taxes separately, directly below the bid price for the affected item. The State is exempt from Federal Excise Tax except the following:
 - Coal Internal Revenue Code of 1986 (IRC), Section 4121 on the purchase of coal;

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- "Gas Guzzler" IRC, Section 4064 on the purchase of low m.p.g. automobiles, except that police and other emergency type vehicles are not subject to the tax;
- Air Cargo IRC, Section 4271 on the purchase of property transportation services by air;
- Air Passenger IRC, Section 4261 on the purchase of passenger transportation services by air carriers.
- Leaking Underground Storage Tank Trust Fund Tax (LUST) IRC, Section 4081 on the purchase of Aviation Gasoline, Diesel Fuel, Gasoline, and Kerosene.
- **5. VENDOR TAX ID NUMBER**: If goods or services procured through this ITB are of a type that is required to be included on a Miscellaneous Tax Statement, as described in the Internal Revenue Code, a valid tax identification number must be provided to the State of Alaska before payment will be made.
- **6. FILING A PROTEST**: A bidder may protest the award of a contract or the proposed award of a contract for supplies, services, or professional services. The protest must be filed in writing and include the following information: (1) the name, address, and telephone number of the protester; (2) the signature of the protester or the protester's representative; (3) identification of the contracting agency and the solicitation or contract at issue; (4) a detailed statement of the legal and factual grounds of the protest, including copies of relevant documents; and (5) the form of relief requested. Protests will be treated in accordance with Alaska Statutes (AS) 36.30.560-36.30.610.

CONDITIONS:

- **1. AUTHORITY:** This ITB is written in accordance with AS 36.30 and 2 AAC 12.
- **2. COMPLIANCE**: In the performance of a contract that results from this ITB, the contractor must comply with all applicable federal, state, and borough regulations, codes, and laws; and be liable for all required insurance, licenses, permits and bonds; and pay all applicable federal, state, and borough taxes.
- **3. SUITABLE MATERIALS, ETC.**: Unless otherwise specified, all materials, supplies or equipment offered by a bidder shall be new, unused, and of the latest edition, version, model or crop and of recent manufacture.
- **4. SPECIFICATIONS**: Unless otherwise specified in the ITB, product brand names or model numbers specified in this ITB are examples of the type and quality of product required, and are not statements of preference. If the specifications describing an item conflict with a brand name or model number describing the item, the specifications govern. Reference to brand name or number does not preclude an offer of a comparable or better product, if full specifications and descriptive literature are provided for the product. Failure to provide such specifications and descriptive literature may be cause for rejection of the offer.
- **5. FIRM OFFER**: For the purpose of award, offers made in accordance with this ITB must be good and firm for a period of ninety (90) days from the date of bid opening.
- **6. EXTENSION OF PRICES**: In case of error in the extension of prices in the bid, the unit prices will govern; in a lot bid, the lot prices will govern.
- **7. BID PREPARATION COSTS**: The State is not liable for any costs incurred by the bidder in bid preparation.
- **8. CONSOLIDATION OF AWARDS**: Due to high administrative costs associated with processing of purchase orders, a single low bid of \$50 or less may, at the discretion of the State, be awarded to the next low bidder receiving other awards for consolidation purposes. This paragraph is not subject to the protest terms enumerated in "INSTRUCTION TO BIDDERS", "FILING A PROTEST" above.

- **9. CONTRACT FUNDING**: Bidders are advised that funds are available for the initial purchase and/or the first term of the contract. Payment and performance obligations for succeeding purchases and/or additional terms of the contract are subject to the availability and appropriation of funds.
- **10. CONFLICT OF INTEREST**: An officer or employee of the State of Alaska may not seek to acquire, be a party to, or possess a financial interest in, this contract if (1) the officer or employee is an employee of the administrative unit that supervises the award of this contract; or (2) the officer or employee has the power to take or withhold official action so as to affect the award or execution of the contract.
- **11. ASSIGNMENT(S)**: Assignment of rights, duties, or payments under a contract resulting from this ITB is not permitted unless authorized in writing by the State of Alaska, Department of Administration, Division of General Services. Bids that are conditioned upon the State's approval of an assignment will be rejected as nonresponsive.
- **12. SUBCONTRACTOR(S)**: Within five (5) working days of notice from the state, the apparent low bidder must submit a list of the subcontractors that will be used in the performance of the contract. The list must include the name of each subcontractor and the location of the place of business for each subcontractor and evidence of each subcontractor's valid Alaska business license.
- 13. FORCE MAJEURE (Impossibility to perform): The contractor is not liable for the consequences of any failure to perform, or default in performing, any of its obligations under this Agreement, if that failure or default is caused by any unforeseeable Force Majeure, beyond the control of, and without the fault or negligence of, the contractor. For the purposes of this Agreement, Force Majeure will mean war (whether declared or not); revolution; invasion; insurrection; riot; civil commotion; sabotage; military or usurped power; lightning; explosion; fire; storm; drought; flood; earthquake; epidemic; quarantine; strikes; acts or restraints of governmental authorities affecting the project or directly or indirectly prohibiting or restricting the furnishing or use of materials or labor required; inability to secure materials, machinery, equipment or labor because of priority, allocation or other regulations of any governmental authorities.
- **14. LATE BIDS**: Late bids are bids received after the time and date set for receipt of the bids. Late bids will not be accepted.
- **15. CONTRACT EXTENSION**: Unless otherwise provided in this ITB, the State and the successful bidder/contractor agree: (1) that any holding over of the contract excluding any exercised renewal options, will be considered as a month-to-month extension, and all other terms and conditions shall remain in full force and effect and (2) to provide written notice to the other party of the intent to cancel such month-to-month extension at least thirty (30) days before the desired date of cancellation.
- **16. DEFAULT**: In case of default by the contractor, for any reason whatsoever, the State of Alaska may procure the goods or services from another source and hold the contractor responsible for any resulting excess cost and may seek other remedies under law or equity.
- **17. DISPUTES**: Any dispute arising out of this agreement shall be resolved under the laws of Alaska. Any appeal of an administrative order or any original action to enforce any provision of this agreement or to obtain any relief from or remedy in connection with this agreement may be brought only in the superior court for the State of Alaska.
- **18. CONSUMER ELECTRICAL PRODUCT**: AS 45.45.910 requires that "...a person may not sell, offer to sell, or otherwise transfer in the course of the person's business a consumer electrical product that is manufactured after August 14, 1990, unless the product is clearly marked as being listed by an approved third party certification program." Electrical consumer products manufactured before August 14, 1990, must either be clearly marked as being third party certified or be marked with a warning label that complies with AS

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- 45.45.910(e). Even exempted electrical products must be marked with the warning label. By signature on this bid the bidder certifies that the product offered is in compliance with the law. A list of approved third party certifiers, warning labels and additional information is available from: Department of Labor and Workforce Development, Labor Standards & Safety Division, Mechanical Inspection Section, P.O. Box 107020, Anchorage, Alaska 99510-7020, (907)269-4925.
- **19. SEVERABILITY**: If any provision of the contract is declared by a court to be illegal or in conflict with any law, the validity of the remaining terms and provisions will not be affected; and, the rights and obligations of the parties will be construed and enforced as if the contract did not contain the particular provision held to be invalid.

SPECIAL CONDITIONS:

- **1.ORDER DOCUMENTS**: Except as specifically allowed under this ITB, an ordering agency will not sign any vendor contract. The State is not bound by a vendor contract signed by a person who is not specifically authorized to sign for the State under this ITB. The State of Alaska Purchase Order, Contract Award and Delivery Order are the only order documents that may be used to place orders against the contract(s) resulting from this ITB.
- **2.BILLING INSTRUCTIONS**: Invoices must be billed to the ordering agency's address shown on the individual Purchase Order, Contract Award or Delivery Order, not to the Division of General Services. The ordering agency will make payment after it receives the merchandise or service and the invoice. Questions concerning payment must be addressed to the ordering agency.
- **3.CONTINUING OBLIGATION OF CONTRACTOR**: Notwithstanding the expiration date of a contract resulting from this ITB, the contractor is obligated to fulfill its responsibilities until warranty, guarantee, maintenance and parts availability requirements have completely expired.

PREFERENCES:

- **1. ALASKA BIDDER PREFERENCE:** Award will be made to the lowest responsive and responsible bidder after an Alaska bidder preference of five percent (5%) has been applied. The preference will be given to a person who: (1) holds a current Alaska business license at the time designated in the invitation to bid for bid opening; (2) submits a bid for goods or services under the name on the Alaska business license; (3) has maintained a place of business within the state staffed by the bidder, or an employee of the bidder, for a period of six months immediately preceding the date of the bid; (4) is incorporated or qualified to do business under the laws of the state, is a sole proprietorship and the proprietor is a resident of the state, is a limited liability company organized under AS 10.50 and all members are residents of the state, or is a partnership under AS 32.06 or AS 32.11 and all partners are residents of the state; and, (5) if a joint venture, is composed entirely of ventures that qualify under (1) (4) of this subsection. AS 36.30.170, AS 36.30.321(a) and AS 36.30.990[25]
- **2. ALASKA VETERAN PREFERENCE:** If a bidder qualifies for the Alaska bidder preference under AS 36.30.321(a) and AS 36.30.990[25] and is a qualifying entity as defined in AS 36.30.321(f), they will be awarded an Alaska veteran preference of five percent (5%). The preference will be given to a (1) sole proprietorship owned by an Alaska veteran; (2) partnership under AS 32.06 or AS 32.11 if a majority of the partners are Alaska veterans; (3) limited liability company organized under AS 10.50 if a majority of the members are Alaska veterans; or (4) corporation that is wholly owned by individuals and a majority of the individuals are Alaska veterans, and may not exceed \$5,000. The bidder must also add value by actually performing, controlling, managing, and supervising the services provided, or for supplies, the bidder must have sold supplies of the general nature solicited to other state agencies, other governments, or the general public AS 36.30.321(i).

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- **3. USE OF LOCAL FOREST PRODUCTS:** In a project financed by state money in which the use of timber, lumber and manufactured lumber is required, only timber, lumber and manufactured lumber products originating in this state from Alaska forests shall be used unless the use of those products has been determined to be impractical, in accordance with AS 36.15.010 and AS 36.30.322.
- **4. LOCAL AGRICULTURAL AND FISHERIES PRODUCTS PREFERENCE**: When agricultural, dairy, timber, lumber, or fisheries products are purchased using state money, a seven percent (7%) preference shall be applied to the price of the products harvested in Alaska, or in the case of fisheries products, the products harvested or processed within the jurisdiction of Alaska, in accordance with AS 36.15.050.
- **5. ALASKA PRODUCT PREFERENCE**: A bidder that designates the use of an Alaska Product which meets the requirements of the ITB specification and is designated as a Class I, Class II or Class III Alaska Product by the Department of Community & Economic Development shall receive a preference in the bid evaluation in accordance with AS 36.30.332 and 3 AAC 92.010.
- **6. EMPLOYMENT PROGRAM PREFERENCE**: If a bidder qualifies for the Alaska bidder preference under AS 36.30.321(a) and AS 36.30.990[25], and is offering goods or services through an employment program as defined under 36.30.990(11), they will be awarded an Employment Program Preference of fifteen percent (15%) in accordance with AS 36.30.321(b).
- **7. ALASKANS WITH DISABILITIES PREFERENCE**: If a bidder qualifies for the Alaska bidder preference under AS 36.30.321(a) and AS 36.30.990[25], and is a qualifying entity as defined in AS 36.30.321(d), they will be awarded an Alaskans with Disabilities Preference of ten percent (10%) in accordance with AS 36.30.321(d). A bidder may not receive both an Employment Program Preference and an Alaskans with Disabilities Preference.
- **8. PREFERENCE QUALIFICATION LETTER**: Regarding preferences 6 and 7 above, the Division of Vocational Rehabilitation in the Department of Labor and Workforce Development maintains lists of Alaskan; [1] employment programs that qualify for preference, and [2] individuals who qualify for preference as Alaskan's with disabilities. In accordance with AS 36.30.321(i), in order to qualify for one of these preferences, a bidder must add value by actually performing, controlling, managing, and supervising the services provided, or for supplies, a bidder must have sold supplies of the general nature solicited to other state agencies, governments, or the general public.

As evidence of an individual's or a business' right to a certain preference, the Division of Vocational Rehabilitation will issue a certification letter. To take advantage of the preferences 6 or 7 above, an individual or business must be on the appropriate Division of Vocational Rehabilitation list at the time the bid is opened, and must attach a copy of their certification letter to their bid. The bidder's failure to provide this certification letter with their bid will cause the State to disallow the preference.

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ALASKA BUSINESS LICENSE AND OTHER REQUIRED LICENSES: Prior to the award of a contract, a bidder must hold a valid Alaska business license. However, in order to receive the Alaska Bidder Preference and other related preferences, such as the Alaska Veteran and Alaskans with Disabilities Preference, a bidder must hold a valid Alaska business license at the time designated for bid opening. Bidders should contact the Department of Commerce, Community and Economic Development, Division of Corporations, Business, and Professional Licensing for information on these licenses.

Website: https://www.commerce.alaska.gov/web/cbpl/ProfessionalLicensing.aspx

Phone: (907) 465-2550 Email: license@alaska.gov

Acceptable evidence that the bidder possesses a valid Alaska business license may consist of any one of the following:

- (a) copy of an Alaska business license;
- (b) certification on the bid that the bidder has a valid Alaska business license and has included the license number in the bid (see front page);
- (c) a canceled check for the Alaska business license fee;
- (d) a copy of the Alaska business license application with a receipt stamp from the state's occupational licensing office; or
- (e) a sworn and notarized statement that the bidder has applied and paid for the Alaska business license.

You are not required to hold a valid Alaska business license at the time bids are opened if you possess one of the following licenses and are offering services or supplies under that specific line of business:

- fisheries business licenses issued by Alaska Department of Revenue or Alaska Department of Fish and Game,
- liquor licenses issued by Alaska Department of Revenue for alcohol sales only,
- insurance licenses issued by Alaska Department of Commerce, Community and Economic Development, Division of Insurance, or
- Mining licenses issued by Alaska Department of Revenue.

At the time designated for bid opening, all bidders must hold any other necessary applicable professional licenses required by Alaska Statute.

ALASKA BIDDER PREFERENCE: An Alaska Bidder Preference of five percent will be applied prior to evaluation. The preference will be given to a bidder who:

(1) holds a current Alaska business license at the time designated for bid opening;

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- (2) submits a proposal for goods or services under the name appearing on the bidder's current Alaska business license;
- (3) has maintained a place of business within the state staffed by the bidder, or an employee of the bidder, for a period of six months immediately preceding the date of the bid:
- (4) is incorporated or qualified to do business under the laws of the state, is a sole proprietorship and the proprietor is a resident of the state, is a limited liability company (LLC) organized under AS 10.50 and all members are residents of the state, or is a partnership under AS 32.06 or AS 32.11 and all partners are residents of the state; and
- (5) if a joint venture, is composed entirely of ventures that qualify under (1)-(4) of this subsection.

ALASKA BIDDER PREFERENCE STATEMENT: In order to receive the Alaska Bidder Preference, the bid must also include a statement certifying that the bidder is eligible to receive the Alaska Bidder Preference.

If the bidder is a LLC or partnership as identified in (4) of this subsection, the statement must also identify each member or partner and include a statement certifying that all members or partners are residents of the state.

If the bidder is a joint venture which includes a LLC or partnership as identified in (4) of this subsection, the statement must also identify each member or partner of each LLC or partnership that is included in the joint venture and include a statement certifying that all of those members or partners are residents of the state.

BIDDERS WITH DISABILITIES: The State of Alaska complies with Title II of the Americans with Disabilities Act of 1990. Individuals with disabilities who may need auxiliary aids, services, and/or special modifications to participate in this procurement should contact the Department of Transportation & Public Facilities at one of the following numbers no later than Ten (10) days prior to bid opening to make any necessary arrangements.

Telephone: (907) 451-5102 Fax: (907) 451-5238 TDD: (907) 451-2363

COMPLIANCE WITH ADA: By signature of their bid the bidder certifies that they comply with the Americans with Disabilities Act of 1990 and the regulations issued thereunder by the federal government.

Services or activities furnished to the general public on behalf of the state must be fully accessible. This is intended to ensure that agencies are in accordance with 28 CFR Part 35

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Section 35.130 and that services, programs or activities furnished to the public through a contract do not subject qualified individuals with a disability to discrimination based on the disability.

PREFERENCE QUALIFICATION: In order to qualify for an Alaska Veterans Preference, Employment Program Preference, or Alaskans with Disabilities Preference, a bidder must add value by actually performing, controlling, managing, and supervising the services provided, or a bidder must have sold supplies of the general nature solicited to other state agencies, governments, or the general public.

CONTRACT PERFORMANCE LOCATION: By signature on their bid, the bidder certifies that all services provided under this contract by the contractor and all subcontractors shall be performed in the United States.

If the bidder cannot certify that all work will be performed in the United States, the bidder must contact the procurement officer in writing to request a waiver at least 10 days prior to the deadline for receipt of bids.

The request must include a detailed description of the portion of work that will be performed outside the United States, where, by whom, and the reason the waiver is necessary.

Failure to comply with these requirements may cause the state to reject the bid as non-responsive, or cancel the contract.

HUMAN TRAFFICKING: By signature on their bid, the bidder certifies that the bidder is not established and headquartered or incorporated and headquartered in a country recognized as Tier 3 in the most recent United States Department of State's Trafficking in Persons Report.

The most recent United States Department of State's Trafficking in Persons Report can be found at the following website: http://www.state.gov/g/tip/

Failure to comply with this requirement will cause the state to reject the bid as non-responsive, or cancel the contract

CONTRACT INTENT: This Invitation to Bid (ITB) is intended to result in the purchase of produced and stockpile processed aggregate at various locations in the Tok Area, for the Department of Transportation & Public Facilities (DOT&PF); Northern Region Maintenance and Operations.

NOTICE OF INTENT TO AWARD: After the responses to this ITB have been opened and evaluated, a tabulation of the bids will be prepared. This tabulation, called a Notice of Intent to Award, serves two purposes. It lists the name of each company or person that offered a bid and the price they bid. It also provides notice of the state's intent to award a contract(s) to the bidder(s) indicated. A copy of the Notice of Intent will be mailed to each company or person who responded to the ITB. Bidders identified as the apparent low responsive bidders are instructed not to proceed until a Purchase Order, Contract Award, Lease, or some other form of written notice is given by the contracting officer. A company or person who proceeds prior to

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receiving a Purchase Order, Contract Award, Lease, or some other form of written notice from the contracting officer does so without a contract and at their own risk.

PAYMENT FOR STATE PURCHASES: Payment for agreements under \$500,000 for the undisputed purchase of goods or services provided to a state agency, will be made within 30 days of the receipt of a proper billing or the delivery of the goods or services to the location(s) specified in the agreement, whichever is later. A late payment is subject to 1.5% interest per month on the unpaid balance. Interest will not be paid if there is a dispute or if there is an agreement that establishes a lower interest rate or precludes the charging of interest.

PROMPT PAYMENT FOR STATE PURCHASES: The state is eligible to receive a 5% discount for all invoices paid within 15 business days from the date of receipt of the commodities or services and/or a correct invoice, whichever is later. The discount shall be taken on the full invoice amount. The state shall consider payment being made as either the date a printed warrant is issued or the date an electronic funds transfer (EFT) is initiated

FEDERAL EXCISE TAX: The State of Alaska is exempt from Federal Excise Tax except for the following:

- Coal Internal Revenue Code of 1986 (IRC), Section 4121 on the purchase of coal;
- "Gas Guzzler" IRC, Section 4064 on the purchase of low m.p.g. automobiles, except that police and other emergency type vehicles are not subject to the tax;
- Air Cargo IRC, Section 4271 on the purchase of property transportation services by air;
- Air Passenger IRC, Section 4261 on the purchase of passenger transportation services by air charter.
- Leaking Underground Storage Tank Trust Fund Tax (LUST) IRC, Section 4081 on the purchase of Aviation gasoline, Diesel Fuel, Gasoline, and Kerosene.

The State of Alaska is also exempt from State Motor Fuel Taxes. The appropriate exemption forms will accompany a contract(s) resulting from this ITB. The state is <u>not</u> exempt from the Federal Superfund Tax.

CONTRACT ADMINISTRATION: The administration of this contract is the responsibility of Henry Cole, Project Manager, Department of Transportation & Public Facilities.

SHIPPING DAMAGE: The state will not accept or pay for damaged goods. The contractor must file all claims against the carrier(s) for damages incurred to items in transit from the point of origin to the ultimate destination. The state will provide the contractor with written notice when damaged goods are received. The state will deduct the cost of the damaged goods from the invoice prior to payment. The contractor must file all claims against the carrier(s) for reimbursement of the loss.

INDEMNIFICATION: The contractor shall indemnify, hold harmless, and defend the contracting agency from and against any claim of, or liability for error, omission or negligent act of the contractor under this agreement. The contractor shall not be required to indemnify the

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contracting agency for a claim of, or liability for, the independent negligence of the contracting agency. If there is a claim of, or liability for, the joint negligent error or omission of the contractor and the independent negligence of the Contracting agency, the indemnification and hold harmless obligation shall be apportioned on a comparative fault basis. "Contractor" and "Contracting agency", as used within this and the following article, include the employees, agents and other contractors who are directly responsible, respectively, to each. The term "independent negligence" is negligence other than in the Contracting agency's selection, administration, monitoring, or controlling of the contractor and in approving or accepting the contractor's work.

INSURANCE: Without limiting contractor's indemnification, it is agreed that contractor shall purchase at its own expense and maintain in force at all times during the performance of services under this agreement the following policies of insurance. Where specific limits are shown, it is understood that they shall be the minimum acceptable limits. If the contractor's policy contains higher limits, the state shall be entitled to coverage to the extent of such higher limits. Certificates of Insurance must be furnished to the contracting officer prior to beginning work and must provide for a notice of cancellation, non-renewal, or material change of conditions in accordance with policy provisions. Failure to furnish satisfactory evidence of insurance or lapse of the policy is a material breach of this contract and shall be grounds for termination of the contractor's services. All insurance policies shall comply with, and be issued by insurers licensed to transact the business of insurance under AS 21.

Proof of insurance is required for the following:

<u>Workers' Compensation Insurance</u>: The contractor shall provide and maintain, for all employees engaged in work under this contract, coverage as required by AS 23.30.045, and; where applicable, any other statutory obligations including but not limited to Federal U.S.L. & H. and Jones Act requirements. The policy must waive subrogation against the state.

<u>Commercial General Liability Insurance</u>: covering all business premises and operations used by the contractor in the performance of services under this agreement with minimum coverage limits of \$300,000 combined single limit per occurrence.

<u>Commercial Automobile Liability Insurance</u>: covering all vehicles used by the contractor in the performance of services under this agreement with minimum coverage limits of \$300,000 combined single limit per occurrence.

Failure to supply satisfactory proof of insurance within the time required will cause the state to declare the bidder non-responsible and to reject the bid.

SUPPORTING INFORMATION: The state strongly desires that bidders submit all required technical, specification, and other supporting information with their bid, so that a detailed analysis and determination can be made by the contracting officer that the product offered meets the ITB specifications and that other requirements of the ITB have been met. However, provided a bid meets the requirements for a definite, firm, unqualified, and unconditional offer, the state reserves the right to request supplemental information from the bidder, after the bids have been

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opened, to ensure that the products offered completely meet the ITB requirements. The requirement for such supplemental information will be at the reasonable discretion of the state and may include the requirement that a bidder will provide a sample product(s) so that the state can make a first-hand examination and determination.

A bidder's failure to provide this supplemental information or the product sample(s), within the time set by the state, will cause the state to consider the offer non-responsive and reject the bid.

FIRM, UNQUALIFIED AND UNCONDITIONAL OFFER: Bidders must provide enough information with their bid to constitute a definite, firm, unqualified and unconditional offer. To be responsive a bid must constitute a definite, firm, unqualified and unconditional offer to meet all of the material terms of the ITB. Material terms are those that could affect the price, quantity, quality, or delivery. Also included as material terms are those which are clearly identified in the ITB and which, for reasons of policy, must be complied with at risk of bid rejection for non-responsiveness.

NONDISCLOSURE AND CONFIDENTIALITY: Contractor agrees that all confidential information shall be used only for purposes of providing the deliverables and performing the services specified herein and shall not disseminate or allow dissemination of confidential information except as provided for in this section. The contractor shall hold as confidential and will use reasonable care (including both facility physical security and electronic security) to prevent unauthorized access by, storage, disclosure, publication, dissemination to and/or use by third parties of, the confidential information. "Reasonable care" means compliance by the contractor with all applicable federal and state law, including the Social Security Act and HIPAA. The contractor must promptly notify the state in writing if it becomes aware of any storage, disclosure, loss, unauthorized access to or use of the confidential information.

Confidential information, as used herein, means any data, files, software, information or materials (whether prepared by the state or its agents or advisors) in oral, electronic, tangible or intangible form and however stored, compiled or memorialized that is classified confidential as defined by State of Alaska classification and categorization guidelines (i) provided by the state to the contractor or a contractor agent or otherwise made available to the contractor or a contractor agent in connection with this contract, or (ii) acquired, obtained or learned by the contractor or a contractor agent in the performance of this contract. Examples of confidential information include, but are not limited to: technology infrastructure, architecture, financial data, trade secrets, equipment specifications, user lists, passwords, research data, and technology data (infrastructure, architecture, operating systems, security tools, IP addresses, etc).

If confidential information is requested to be disclosed by the contractor pursuant to a request received by a third party and such disclosure of the confidential information is required under applicable state or federal law, regulation, governmental or regulatory authority, the contractor may disclose the confidential information after providing the state with written notice of the requested disclosure (to the extent such notice to the state is permitted by applicable law) and giving the state opportunity to review the request. If the contractor receives no objection from the state, it may release the confidential information within 30 days. Notice of the requested disclosure of confidential information by the contractor must be provided to the state within a

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reasonable time after the contractor's receipt of notice of the requested disclosure and, upon request of the state, shall seek to obtain legal protection from the release of the confidential information.

The following information shall not be considered confidential information: information previously known to be public information when received from the other party; information freely available to the general public; information which now is or hereafter becomes publicly known by other than a breach of confidentiality hereof; or information which is disclosed by a party pursuant to subpoena or other legal process and which as a result becomes lawfully obtainable by the general public.

CONTRACT PERIOD: There are multiple completion dates for this project. The completion date for the following stockpiles is as follows:

Alaska Highway, Mile 1281.5 – June 15, 2017 Tok Cutoff, Mile 101 – July 15, 2017 Taylor Highway, Mile 43 – August 15, 2017

CONTRACT PRICES: Contract prices are to remain firm through the duration the contract(s).

PRICE DECREASES: During the period of the contract all price decreases experienced by the contractor must be passed on to the state. A contractor's failure to strictly and faithfully adhere to this clause, within the time required, will be considered in breach of contract.

ACCEPTANCE TEST: The Contractor will be required to submit samples and test results to the State according to the requirements and schedule shown in the attached Special Provisions. The State reserves the right to conduct independent testing for verification of these results. If the product fails to meet the ITB specifications the state will, at its option, reject the bid, cancel the contract, allow the contractor to repair the defective product or allow the contractor to replace the defective product. In no instance will the state pay any cost associated with the remedy for the defective product. The state's acceptance of tested product may not be interpreted as evidence that the product is in perfect working order.

ALTERATIONS: The contractor must obtain the written approval from the contracting officer prior to making any alterations to the specifications contained in this ITB. The state will not pay for alterations that are not approved in advance and in writing by the contracting officer.

DELIVERY: Indicate, in the space provided under "Bid Schedule", the time required to make delivery after the receipt of an order. Failure to make an entry in the space provided will be construed as an offer to deliver prior to the completion date listed after the receipt of an order. Bids that specify deliveries in excess of the required completion date after the receipt of an order will be considered non-responsive and the bids will be rejected.

LIQUIDATED DAMAGES: Late delivery will cause the state to suffer damages. Actual damages will be difficult to assess; therefore, it is mutually agreed that the contractor will pay

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the state damages per **Section 108-1.07 Failure To Complete On Time** (Page 7 of the Special Provisions) for each calendar day beyond the delivery dates called for in the ITB.

BID GUARANTEE: Bids must be accompanied by a bid guarantee in the form of a Certified or Cashier's check, or Bid Bond in the amount of **\$5,000.00** made payable to the State of Alaska. The bid guarantee of each successful bidder will be retained until that bidder has furnished a satisfactory Performance Bond or Individual Surety. If the successful bidder fails to deliver the required Performance Bond or Individual Surety within the time required, the bid guarantee will be forfeited to the State of Alaska. The bid guarantee of each unsuccessful bidder will be returned as soon as practical after award has been made.

Bidders must submit their bid guarantee with their bid in order to be considered responsive.

PERFORMANCE BOND: Any posted performance bonds will ensure performance over the entire term of the contract. In the event it becomes necessary for the state to cancel the contract issued as a result of this ITB due to non-compliance during the term of the contract, regardless of the circumstances or time remaining on the contract, the bonding company shall well and truly perform and complete all obligations and work under said contract in accordance with the terms of the performance bond. A performance bond is to be in the amount of **50% of the total awarded price.**

INDIVIDUAL SURETY: In lieu of a performance bond, a successful bidder may post an individual surety to ensure performance over the entire term of the contract. In the event it becomes necessary for the state to cancel the contract issued as a result of this ITB due to non-compliance during the term of the contract, regardless of the circumstances or time remaining on the contract, the individual surety will be declared as liquidated damages and become due and payable to the state. By signature on this ITB, the bidder acknowledges this condition and voluntarily relinquishes any and all claims to the entire individual surety. The individual surety may be in any of the following forms:

<u>CERTIFIED OR CASHIER'S CHECK</u>: A certified or cashier's check, made payable to the State of Alaska in the amount of **50% of the total awarded price**.

OR

<u>SPECIAL NOTICE ACCOUNT OR CERTIFICATE OF DEPOSIT</u>: A special notice account book or certificate of deposit, made payable to the State of Alaska in the amount of **50% of the total awarded price.**

Failure to supply this document within the time required will cause the state to declare the bidder non-responsible and to reject the bid.

F.O.B. POINT: The F.O.B. point for this ITB will be multiple locations in the Tok area. The contractor will be required to prepare the items for shipping and to ship them to the ultimate destination specified in the state's order.

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SITE INSPECTION: Bidders are encouraged to visit the work site so that they can see the conditions under which the work described in this ITB will be performed. The bidder's failure to visit the work site will in no way relieve the bidder of the responsibility of performing the work in strict compliance with the true intent and meaning of the terms, conditions and specifications of this ITB. The site may be inspected by contacting; Henry Cole, at telephone number (907) 451-2223. The contact person is only empowered to allow bidders to view the work site. Any questions the bidders have must be directed to the contracting officer named on the front page of this ITB. The contact person can not and will not answer bidder questions regarding the work to be performed under this ITB or the terms, conditions and specifications of this ITB.

INVOICES: Invoices must be sent directly to the ordering agency's address shown on the individual Purchase Order, Contract Award or Delivery Order. The ordering agency will only make payment after it receives the merchandise or service and the invoice. Question concerning payment must be addressed to the ordering agency.

THIRD-PARTY FINANCING AGREEMENTS NOT ALLOWED: Because of the additional administrative and accounting time required of state agencies when third party financing agreements are permitted, they will not be allowed under this contract.

CONTINUING OBLIGATION OF CONTRACTOR: Regardless of the terms and conditions of any third-party financing agreement, the contractor agrees that none of its responsibilities under this contract are transferable and that the contractor alone will continue to be solely responsible until the expiration date of the contract. Such responsibilities include, but are not limited to, the provision of equipment, training, warranty service, maintenance, parts and the provision of consumable supplies. By signature on the face page of this ITB the bidder acknowledges this requirement and indicates unconditional acceptance of this continuing obligation clause.

WORKMANSHIP & MATERIALS: All work must be performed in a thorough and workmanlike manner and in accordance with current industry practices. The contractor will be held responsible for the quality of the finished item. The state will reject any item that does not meet the specifications of the ITB. Rejected items will be returned to the contractor at the contractor's risk and expense.

CONTRACT CANCELLATION: The state reserves the right to cancel the contract at its convenience upon Thirty (30) calendar days written notice to the contractor. The state is liable only for payment in accordance with the payment provisions of this contract for services or supplies provided before the effective date of termination.

METHOD OF AWARD: Award will be made as one lot to the lowest responsive and responsible bidder. In order to be considered responsive, bidders must bid on all items.

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SCOPE OF WORK

Scope of Work (special provisions) is listed as Attachment A (9 pages)

BID SCHEDULE

Bid Schedule is listed as Attachment B (1 page)

ADDITIONAL DOCUMENTATION

- 1. Statewide Material Site Inventory (Mile 1281 Pit, 10 pages)
- 2. Statewide Material Site Inventory (Mile 101 Pit, 11 pages)
- 3. Statewide Material Site Inventory (Logging Cabin Creek Pit, Mile 43.5, 12 pages)

BIDDER INFORMATION

G 1 D 1'	1 1 W 1 ND 1001 5	
Guaranteed Delivery at A	laska Highway MP. 1281.5:	
Guaranteed Delivery at To	ok Cutoff, Mile 101:	
Guaranteed Delivery at Ta	aylor Highway MP. 43:	
ODDEDING ADDDESS.		
ORDERING ADDRESS.		
		
	Contact:	
	Phone:	
	Email:	
	Fax:	

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SECTION 101 DEFINITIONS AND TERMS

101-1.03 DEFINITIONS.

ENGINEER. The authorized representative of the Contracting Officer who is responsible for administrating the Contract shall be Henry Cole; phone 907-451-2223 or email Henry.Cole@Alaska.gov. This project takes place in the Tok Maintenance and Operations District; the Superintendent of which is Dennis Bishop; phone 907-883-5129, or email Dennis.Bishop@Alaska.gov.

SECTION 104 SCOPE OF WORK

104-1.01 INTENT OF CONTRACT. The intent of the Contract is to produce and stockpile processed aggregate. The site listed below is the location of the final stockpile only; this does not indicate the source or the quality of the material.

The Contractor must: acquire the material sources and all necessary permits; process and stockpile the required aggregate; and pay all associated fees and royalties. Proof of royalty payments shall be required prior to final payment under this Contract. At least seven days prior to mobilization the Contractor shall submit documentation indicating that the material source meets the quality specifications per Section 703 of the Contract.

The location and quantity required are as follows:

TABLE 104-1

Material Site No.	Location	Quantity (CY)	Royalty	Completion Date
62-1-015-5	Alaska Highway, mile 1281.5	10,000	\$0	6/15/2017
46-2-033-5	Tok Cutoff Highway, mile 101	10,000	\$0	7/15/2017
785-019-2	Taylor Highway, mile 43	10,000	\$2,500	8/15/2017

The Contractor shall take all necessary precautions not to contaminate the materials. Final gradations and quantity measurements for acceptance and payment will be taken at the final location of the completed stockpile.

All stockpiles shall be stacked so that they are easily accessible on all sides with heavy hauling equipment, and, if located in a State Material Site, situated so as not to impact future mining operations in the site.

Geotechnical reports for State material sites may be available from the Engineer. State material reports and geotechnical data are for informational purposes only, and may not accurately represent the conditions found onsite. Any information provided should not substitute for personal investigation, research and judgment of the bidders.

The bidder is expected to examine carefully the sites of the proposed work and all contract documents before submitting a bid. The submission of a bid shall be considered prima facie evidence that the bidder has made such examination and is satisfied as to the conditions to be encountered in performing the work and the requirements of the Contract.

SECTION 105 CONTROL OF WORK

105-1.01 AUTHORITY OF THE ENGINEER. The Engineer has immediate charge of the engineering details of the project and is responsible for Contract administration. The Engineer has authority to reject defective material and suspend work being performed improperly. The Engineer has authority to accept completed work, issue Directives, issue Interim Work Authorizations, issue Change Orders, and recommend Contract payments.

Attachment A

The Engineer will decide all questions about the quality and acceptability of the materials furnished and the work performed by the Contractor, the Contractor's rate of progress, Contract interpretation and all other questions relating to Contract performance.

The Engineer has authority to suspend work for reasons listed under Subsection 108-1.06. If the suspension is to protect workers or the public from imminent harm, the Engineer may orally order the suspension of work. Following an oral order of suspension, the Engineer will promptly give written notice of suspension. In other circumstances, the Engineer will give the Contractor written notice of suspension before suspension of work. A notice of suspension will state the defects or reasons for a suspension, the corrective actions required to stop suspension, and the time allowed to complete corrective actions. If the Contractor fails to take the corrective action within the specified time, the Engineer may:

- 1. Suspend the work until it is corrected; and
- 2. Employ others to correct the condition and deduct the cost from the Contract amount.

The Engineer may, at reasonable times, inspect any part of the plant or place of business of the Contractor or any subcontractor that is related to Contract performance, including private or commercial plants, shops, offices, or other places of business.

The Engineer may audit all books and records related to performance of the Contract, whether kept by the Contractor or a subcontractor.

105-1.03 CONFORMITY WITH PLANS AND SPECIFICATIONS. Work performed and materials furnished shall conform to the Specifications and approved Mining Plan and be within specified tolerances. When tolerances are not specified, the Engineer will determine the limits allowed in each case.

All work or material not conforming to the Specifications and approved Mining Plan is considered unacceptable unless the Engineer finds that reasonably acceptable work has been produced. In this event, the Engineer may allow non-conforming work or material to remain in place, but at a reduced price. The Engineer will document the basis of acceptance and payment by Change Order.

The failure of the Department to strictly enforce the Contract in one or more instances does not waive its right to do so in other or future instances.

If the Contractor fails to promptly correct, remove, or replace unacceptable or unauthorized work as ordered by the Engineer, the Engineer may employ others to remedy or remove and replace the work and will deduct the cost from the Contract payment.

SECTION 106 CONTROL OF MATERIAL

106-1.02 MATERIAL SOURCES.

- 1. General. The Contractor shall:
 - a. produce a sufficient quantity of materials meeting the specifications to complete the project;
 - As a subsidiary cost: clear and grub, strip, drill and blast, excavate, crush, sort, blend, screen, wash, stockpile, haul, and rehandle material as needed to produce and deliver the specified product;
 - c. determine the type of equipment and methods to be used;
 - d. expect variations in material quality within the deposits, and procure material only from acceptable portions of the deposit, regardless of source ownership; and
 - e. prevent erosion, sedimentation, and pollution within a materials source.

The Contractor agrees that:

a. the costs to explore and develop material sources, including all production effort, are subsidiary to the cost of providing the specified material:

- b. the Engineer may order the Contractor to procure material only from certain portions of the source and may reject material from other portions of the source that does not conform to the specifications; and
- all material required may not be procurable from any one source and the Contractor may need to change between sources. That contingency is to be factored into the unit bid price for the Contract Item.
- 2. <u>Inspection and Acceptance.</u> The Contractor shall perform sampling and testing during materials processing and placement in accordance with its Process Control Plan (Subsection 106-1.03-1) and shall obtain acceptable material samples from locations designated within the source.

The Department will sample and test materials to determine the quality of the source, at its expense, as part of its Acceptance Testing (Subsection 106-1.03.2). The Department will reject materials when the samples do not meet specifications. The Department may reject a proposed materials site when samples do not meet specifications.

- 3. Awareness Training. The operator of the Contractor's sand and gravel surface mine or other similar materials source shall provide Site-Specific Hazard Awareness Training in compliance with 30 CFR 46.11 for all the Engineer's personnel before beginning operations. All other workers shall be given training in compliance with 30 CFR 46 before exposure to mine hazards. The training must be offered at each surface mine that will be used to supply processed aggregates. A qualified person must provide the training. The training shall be in accordance with the operator's written training plan approved by the Mine Safety and Health Administration, covering the following items:
 - a. Site-specific health and safety risks;
 - b. Recognition and avoidance of hazards;
 - c. Restricted areas;
 - d. Warning and evacuation signals;
 - e. Evacuation and emergency procedures;
 - f. Other special safety procedures; and
 - g. A site tour.

The Contractor shall require the Engineer's personnel to sign the Visitor's Log Book upon completion of the training to indicate that training was provided. Training is a subsidiary cost.

- 4. <u>Type of Sources.</u> The location(s) identified in Section 104-1.01 are to be the site of the finished stockpile only and do not specify the source or quality of the material to be produced. The Contractor shall supply the required material from one or more of the following types of sources:
 - a. <u>Department Furnished Material Sites</u>. The Contractor shall obtain approval from the Engineer prior to any construction activities. Existing stockpiles of material in State sites are not available to the Contractor without prior approval from the Engineer. All stockpiled aggregate including rejected material is property of the State and shall be handled or stockpiled as described in the Contractor's approved Mining Plan, unless directed otherwise by the Engineer. At no time does the Contractor have any ownership of material, including reject, produced under this Contract. The materials in this site are not available for any use other than required by this Contract, unless approved by the Engineer. The Contractor shall be responsible for paying any mineral royalty due, as indicated in Section 104-1.01. Geotechnical information may be available, but should not be considered to be authoritative. All work and development in a Department-Furnished material site shall be in line with the Department's existing site-specific Mining Plan.
 - b. <u>Contractor-Furnished Sources.</u> The Contractor is encouraged to use State furnished material sites or work within an approved Right of Way for both mining and for the final stockpile locations. The use of private sources for mining and stockpile storage will require the Contractor to make all necessary agreements (See Subsection 106-1.02.5). When the Contractor elects to use a material site not furnished by the Department, including State-owned land not under the Department's control, the Contractor shall:
 - 1) Acquire the necessary rights and permits to obtain material:
 - Pay as subsidiary costs all related costs to obtain and use material from the source, including, but not limited to, permit fees, mineral royalties and associated hauling costs;

- 3) Be solely responsible for the quality and quantity of material; and
- 4) Obtain all necessary rights, permits and plan approvals before clearing or disturbing the ground in the material source. The Contractor shall certify in writing to the Engineer that all permits and clearances relating to the use of the material source have been obtained prior to any work in the material source.

No price adjustment or other compensation will be made for any costs, including increased length of haul, if the Contractor:

- 1) Chooses to change material sources for any reason;
- 2) Is unable to produce a sufficient quality or quantity of materials from Contractor-Furnished sources; or
- Encounters unexpected, unforeseen or unusual conditions within a Contractor-Furnished source.
- 5. Rights, Permits and Plan Approvals for Material Sources. Before disturbing the site of a material source, the Contractor shall acquire, pay for and provide to the Engineer all necessary rights, permits, and plan approvals indicated in this Subsection and elsewhere in this Contract. For each material site, the Contractor shall:
 - a. Submit for the Engineer's comment and approval, no fewer than seven (7) days prior to mobilization, a mining and reclamation plan (MRP). During development of each MRP, the Contractor shall consider future activities in the material site and shall maintain access to usable material. The MRP shall include:
 - (1) Approval from the landowner (if a Contractor-Furnished source, see Subsection 106-1.02-4-b-2):
 - (2) A process control plan (see Subsection 106-1.03-1);
 - (3) Plan and cross-sectional views of the site (this includes both the mining and disposal areas);
 - (4) Applicable boundary lines, property lines and buffer zones;
 - (5) Areas and Depths to be developed (note, development of Department-Furnished sources shall be in accordance with the Department's Mining Plan for that site);
 - (6) Locations of access roads, stripping, sorting, waste piles, crushing and plant sites, stockpile sites (including reject material), buffer zones, drainage features, erosion and pollution control features;
 - (7) Condition the Contractor will leave the site in after the materials extraction is completed, including reseeding if necessary;
 - (8) A Construction General Permit-compliant Storm Water Pollution Prevention Plan, if required by Section 641; and
 - (9) Other information as required by any and all attachments included with bid (ie BLM Mining Plan Review checklist, DOT MRP and/or any site-specific stipulations that may be included).
 - b. If the material is to be stockpiled in a Contractor-Furnished site or otherwise on private property, the Contractor shall supply the following information in addition to the MRP:
 - (1) A notarized agreement with the property owner allowing the State full and unfettered access to the stockpile until 12/31/2020. The owner shall certify that they have the authority to sell mineral materials from the property, and shall acknowledge the Department's ownership of the stockpiled material;
 - (2) A property map of the material site identifying property boundaries, access routes and stockpile location.

106-1.03 TESTING AND ACCEPTANCE. Materials are subject to inspection and testing by the Department at any time before, during or after their incorporation into the stockpile. The Contractor shall remove and replace unacceptable material according to Subsection 105-1.03.

Quality Control. The Contractor is responsible for the quality of materials produced under this Contract.
 Quality Control is process control, and includes all activities needed to ensure that the product meets
 Contract specifications. Quality control work is subsidiary to the applicable pay items. The Contractor
 shall perform quality control as follows:

- Develop and submit a Process Control plan as part of the MRP (Subsection 106-1.02-5), including testing and frequency, personnel qualifications, equipment descriptions and criteria for corrective actions.
- b. Sample material during production and perform quality control testing, as needed, to ensure materials produced to Contract Specifications. Document all quality control testing and make the results available to the Engineer within three days of sampling.
- c. Due to the nature of this work, it is recommended that the Contractor maintain an on-site materials lab and a WAQTC-certified technician to perform process control. If testing will be done off-site, material processing may need to be suspended pending receipt of results.
- 2. <u>Acceptance Testing.</u> The Department reserves the right to conduct its own testing of the acceptability of the materials. This testing will be performed at the Department's expense, and copies of the test results may be furnished to the Contractor upon request. The Engineer may elect, at his discretion, to retest materials that have failed the Department's acceptance testing.
- 3. Minimum Testing Requirements. Tests shall be performed at minimum according to Table 106-1 below. Failing test results not in substantial conformance may be the basis of the Engineer's rejection of the represented material, and no payment will be made for unacceptable material, as outlined in Subsection 105-1.03. The Contractor shall produce and test additional material until the Contract quantity has been fully accepted and completed. Failing test results shall not be a basis for any time extension or modification to Contract requirements.

TABLE 106-1

Item	Test	Test Number	Specifications	Frequency (min.)
Crushed/	Process Control Gradation & Fracture, by Contractor	AASHTO T27/T11	Refer to 703	1/Source, 1/1,000 C.Y.
Stockpiled Aggregate	Acceptance, by Engineer	AASHTO T27/T11	Refer to 703	1/ Source, 1/10,000 C.Y.

SECTION 107 LEGAL RELATIONS AND RESPONSIBILITY TO PUBLIC

107-1.07 ARCHAEOLOGICAL OR HISTORICAL DISCOVERIES. If the Contractor's operation encounters prehistoric artifacts, burials, remains of dwellings, paleontological remains, shell heaps, land or sea mammal bones, tusks or other items potentially of historical significance, the Contractor shall:

- 1. Immediately cease operations at the site of the find;
- 2. Immediately notify the Engineer of the find; and
- 3. Not disturb or remove the finds or perform any further operations at the site until directed by the Engineer.

The Engineer will issue an appropriate Change Order if operations are to be suspended, or extra work is needed to protect the find.

107-1.10 USE OF EXPLOSIVES. The Contractor shall obey all laws, regulations and permits applicable to using, handling, loading, transporting, or storing explosives. When using explosives, the Contractor shall take utmost care not to endanger life, property, new construction, or existing portions of the project and facilities that are to remain in place after the project is complete.

The Contractor shall provide notice to property owners, the traveling public, and utility companies in the vicinity before using explosives. The Contractor shall provide notice to the Federal Aviation Administration when required by law. The Contractor shall notify police and fire authorities in the vicinity before transporting or using explosives. The Contractor shall provide notice sufficiently in advance to enable all potentially affected parties to take whatever steps they may deem necessary to protect themselves and their property from injury or damage.

The Contractor is liable for all property damage, injury, or death resulting from the use of explosives on the project. The Contractor shall indemnify, hold harmless, and defend the State of Alaska from all claims related to the use of

explosives on the project, including claims from government agencies alleging that explosives were handled, loaded, transported, used, or stored improperly.

107-1.11 PROTECTION AND RESTORATION OF PROPERTY AND LANDSCAPE.

- 1. Restoring Areas. Areas used by the Contractor, including haul routes, shall be restored to their original condition after the Contractor's operations are completed. The original condition of an area shall be determined as follows: Prior to commencement of operations, the Engineer and the Contractor shall inspect each area and haul route that will be used by the Contractor and take photographs to document their condition. After construction operations are completed, the condition of each area and haul route will be compared to the earlier photographs. Prior to demobilization the Contractor shall repair damages attributed to its operations. The Contractor agrees that all costs associated with repairs shall be subsidiary to other items of work and will not be paid for directly.
- 2. <u>Material Disposal Sites.</u> Offsite disposal areas may be at locations of the Contractor's choice, provided the Contractor obtains written permission from the land owner for such disposal and a waiver of all claims against the State for any damage to such land which may result therefrom, together with all permits required by law for such disposal. A copy of such permission, waiver of claims, and permits shall be filed with the Engineer before commencing work on private property. The Contractor's selected disposal sites shall also be inspected and approved by the Engineer prior to use of the sites.
- 3. Property Marks. The Contractor shall:
 - Be responsible for and protect from disturbance all land monuments and property marks until the Engineer has approved the witnessing or otherwise referenced their locations; and
 - b. Not move such monuments or marks without the Engineer's approval.
- 4. Damage to property. The Contractor shall:
 - a. Be responsible for all damage to public or private property resulting from any act, omission, neglect, or misconduct in the manner or method of executing the work;
 - b. Be responsible for all damage to public or private property resulting from defective work or materials at any time, before, during, or after project completion; and
 - c. Restore all such damaged property to a condition similar or equal to that existing before the damage occurred, at no additional cost to the Department.
- 5. Protection of Natural Resources. The Contractor shall:
 - a. Conduct work in a manner that minimizes disturbance to and protects natural resources in compliance with all federal, state, and local laws and regulations;
 - b. When working near designated wetlands, as defined by the Corps of Engineers, place no fill, nor operate equipment outside the permitted area:
 - c. When working in or near designated anadromous fish streams, as defined by AS 41.14.840 and AS 41.14.870, place no fill or dredge material, nor operate equipment, within or on the banks of the stream (including fording) except as permitted by a Alaska Department of Fish and Game Fish Habitat Permit issued for the project;
 - d. Upon completion, all disturbed slopes, cuts, and banked material shall be flattened to a slope no steeper than a 2:1 or as specified in the Material Sales Agreement governing use of the site. No vertical cuts or slopes shall remain:
 - e. Existing approaches to material sites and recreational trails shall not be disturbed or obstructed at any time.
- 6. <u>Hazardous materials.</u> Hazardous materials include but are not limited to petroleum products, oils, solvents, paints, lead based paints, asbestos, and chemicals that are toxic, corrosive, explosive, or flammable. Except as otherwise specified in this Contract, the Contractor shall:
 - a. Not excavate, nor use for fill, any material at any site suspected of or found to contain hazardous materials or petroleum fuels:
 - b. Not raze and remove, or dispose of structures that contain asbestos or lead-based paints;
 - Not stockpile, nor dispose of, any material at any site suspected of or found to contain hazardous materials or petroleum;

- d. Report immediately to the Engineer any known or suspected hazardous material discovered, exposed, or released into the air, ground, or water during construction of the project;
- e. Report any containment, cleanup, or restoration activities anticipated or performed as a result of such release or discovery;
- 7. <u>Protected areas.</u> The Contractor shall not use land from any park, recreation area, wildlife or waterfowl refuge, or any historical site located inside or outside of the project limits for excess fill disposal, staging activities, equipment or material storage, or for any other purposes unless permitted by the Contract or unless all permits and clearances necessary for such work have been obtained by the Contractor.
- 8. <u>Solid waste.</u> The Contractor shall remove all debris, trash, and other solid waste from the project site as soon as possible and in accordance with the Alaska Department of Environmental Conservation Solid Waste Program.

SECTION 108 PROSECUTION AND PROGRESS

108-1.03 PROSECUTION AND PROGRESS. The Contractor shall meet with the Engineer at either the district maintenance and operations station for which the Contract is for (see Subsection 101-1.03 Engineer) or schedule a teleconference with the Engineer 14 days before mobilization to the project site. The Contractor shall submit the following documents to the Engineer at least three working days before the referenced meeting:

- A progress schedule in a format acceptable to the Engineer, showing the order in which the Contractor
 proposes to carry out the work and the contemplated dates on which the Contractor and the
 subcontractor will start and finish each of the salient features of the work, including any scheduled
 periods of shutdown. The schedule shall indicate the anticipated hours of operation and any
 anticipated periods of multiple-shift work;
- 2. A letter designating the Contractor's Project Superintendent, defining that person's responsibility and authority, and providing a specimen signature;
- 3. A Mining and Reclamation Plan, as outlined in Subsection 106-1.02-5;
- 4. A SWPPP, if one is required by Subsection 641, and designated field representatives; and
- 5. A Process Control Plan, as outlined in Subsection 106-1.03-1.

108-1.07 FAILURE TO COMPLETE ON TIME. For each calendar day that the work is not substantially complete after the completion date has passed, the Engineer shall deduct the full daily charge corresponding to the original Contract amount shown in Table 108-1 from the remaining value of the Contract.

If no money is due the Contractor, the Department may recover these sums from the Contractor, the Surety or both. These are Liquidated Damages, and not penalties. These charges shall reimburse the Department for additional expenses incurred due to the Contractor's failure to complete the work within the time specified.

TABLE 108-1:
DAILY CHARGE FOR LIQUIDATED DAMAGES
FOR EACH CALENDAR DAY OF DELAY

Original Cor	ntract Amount	Doily charge
From More Than:	Up to and Including:	Daily charge
\$0	\$100,000	\$300
\$100,000	\$500,000	\$550
\$500,000	\$1,000,000	\$750
\$1,000,000	\$2,000,000	\$1,000
\$2,000,000	\$5,000,000	\$1,500
\$5,000,000		\$2,500

Permitting the Contractor to continue work after the completion date has passed does not waive the Department's right to collected Liquidated Damages under this section.

SECTION 305 STOCKPILED MATERIALS

305-1.01 DESCRIPTION. Produce and stockpile the specified material at the designated stockpile locations shown in Subsection 104-1.01.

305-2.01 MATERIALS. Meet the materials requirements of Subsection 703-2.03.

305-3.01 CONSTRUCTION REQUIREMENTS. Clear and grub the stockpile sites and dispose of all trees, stumps, brush and debris in accordance with the approved Mining and Reclamation Plan. Make the floor of each stockpile site flat and uniform in cross-section, compacted and well-drained. Construct the stockpiles to occupy the smallest feasible areas.

Avoid contamination and segregation of the various sizes of aggregate in each stockpile. Do not push up stockpiled material with a track-type dozer; only rubber-tired vehicles are allowed on the stockpile. Make the completed stockpiles neat and generally tent shaped in form with a single ridge. Make the height or depth of the piles not less than 20 feet on average, with side slopes 1-1/2:1 or steeper.

The Contractor, in the presence of the Engineer, shall verify material site boundaries, archaeological sites, research areas, crushing location, waste areas and review of the reclamation plan prior to any work. All expenses required for above work to produce the materials specified in this Contract shall be subsidiary to other items of work.

305-4.01 METHOD OF MEASURMENT. Stockpiled quantities shall be measured at the direction of the Engineer, by one of the following methods:

- 1. Average End Area, by the Engineer;
- 2. Three-Dimensional, by the Engineer;
- The Engineer, at his sole discretion, may require the Contractor to conduct a final measurement under the supervision of a registered Professional Land Surveyor, at no additional cost to the Department. A stamped and signed volume report will be required, along with a description of the method used.

No allowance will be made for settlement, swell or shrinkage. If the Contractor chooses to demobilize off of the project site prior to final measurements being taken by the Department the Contractor is responsible for assuring that the quantity and quality of material produced meets those required by the Contract.

305-5.01 BASIS OF PAYMENT. All work involved in preparing the stockpile site is subsidiary.

Payment will be made under:

Pay Item	Location	Item Description	Quantity (CY)
1	Alaska Hwy, mile 1281.5	Crushed Aggregate D-1 Modified	10,000
2	Tok Cutoff Hwy, mile 101	Crushed Aggregate D-1 Modified	10,000
3	Taylor Hwy, mile 43	Crushed Aggregate D-1 Modified	10,000

SECTION 641 EROSION, SEDIMENT, AND POLLUTION CONTROL

641-1.01 DESCRIPTION. This Project is not anticipated to require a SWPPP, as all work in the material site(s) should be planned so that no runoff may discharge to Waters of the U.S. Appropriate Best Management Practices (BMPs) should be employed to ensure that no discharge is possible. In the event that runoff discharges occur, the Contractor shall take immediate action to stop them, and shall notify the Engineer. In the event that runoff cannot be prevented from leaving the site, the Engineer may require the Contractor to design and implement a SWPPP under the Alaska Construction General Permit.

SECTION 703 AGGREGATES

703-2.03 AGGREGATE FOR BASE AND SURFACE COURSE. Crushed stone or crushed gravel, consisting of sound, tough, durable pebbles or rock fragments of uniform quality; free from clay balls, vegetable matter or other deleterious matters. Meet the following requirements:

TABLE 703-1

PROPERTY	THRESHOLD	TEST METHOD
L.A. Wear	45% max	AASHTO T96
Degradation Value	45 min	ATM 313
Fracture %	70% min	ATM 305
Liquid Limit	35 max	ATM 204
Plastic Index	10 max	ATM 205
Sodium Sulfate Loss	9 max (5 cycle)	AASHTO T104

Meet the following gradation(s), as determined by AASHTO T27/T11:

TABLE 703-2

Pay Item No.	1, 2, 3
	Percent Passing by Weight
Sieve	CA D-1 Modified
3/4 in.	100
1/2 in.	63 – 89
3/8 in.	54 – 76
No. 4	36 – 56
No. 8	18 – 38
No. 16	12 – 30
No. 50	4 – 18
No. 200	3 – 8

Attachment B ITB 2517N023
Crushed Aggregate, D-1 Modified, Tok Area, Federally Funded

Pay Item	<u>Location</u>	Item Description	Quantity	<u>Date</u> Required	<u>Unit of</u> <u>Measure</u>	<u>Unit Price</u>	Extended Price
1	Mile 1281.5 Alaska Highway	Crushed Aggregate, D-1 Modified	10,000	6/15/2017	Cubic Yard	\$	\$
2	Mile 101, Tok Cutoff	Crushed Aggregate, D-1 Modified	10,000	7/15/2017	Cubic Yard	\$	\$
3	Mile 43, Taylor Highway	Crushed Aggregate, D-1 Modified	10,000	8/15/2017	Cubic Yard	\$	\$
					Total Basic B	id	\$

STATEWIDE MATERIAL SITE INVENTORY

MATERIAL SITE INSPECTION REPORT

Federal Project No. STP-000S(530) AKSAS Project No. 76174

ALASKA HIGHWAY

MS 62-1-015-5 Mile 1281 Pit

August 23, 2007

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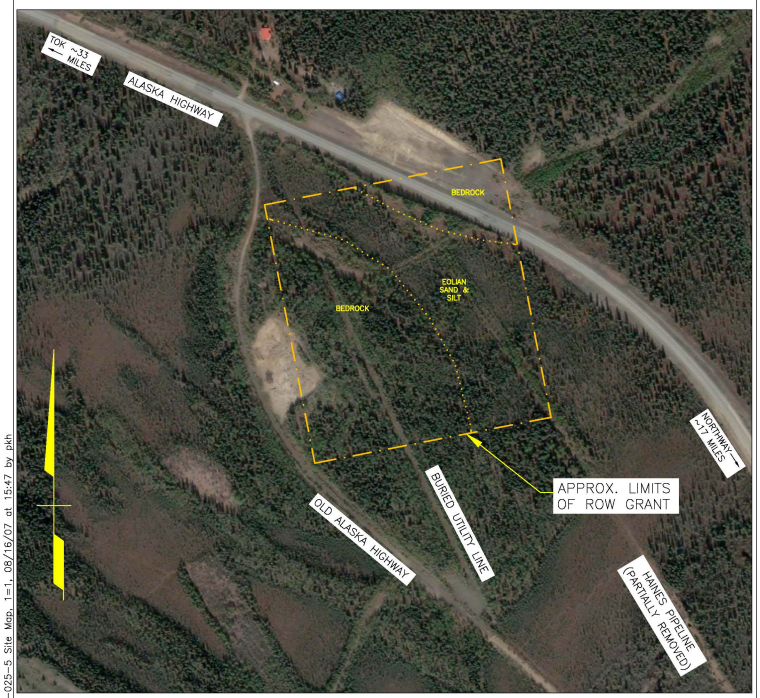
CATEGORY:

ACTIVE – OPEN

According to information in the Northern Region Material Site files on July 20, 2007, this site lies on Northway Native Corporation land (Doyon subsurface) subject to a DOT&PF right-of-way grant. The right-of-way was granted in 1961 and surveyed in 1983. The present highway alignment appears to cross through the site, the old alignment being downhill to the south. The site appears to contain significant quantities of sand and weathered granite and should be retained by DOT&PF for future use.

LOCATION MAP MS 62-1-015-5 MP 1285 T17N **MILE 1281 PIT** T16N MP 1284 MP 1283 MP 1282 06/01/07 at 11:15 by U.S.G.S. QUADRANGLE: TANACROSS (A-3)GPS COORDINATES FROM GOOGLE EARTH UTM (WGS84-METERS) ZONE 7: N7,004,984 E443,454 **ACTIVE - OPEN** AK STATE PLANE (NAD83-US SURVEY FT) ZONE 2: N3,350,650 E1,620,103 STATE OF ALASKA **DEPARTMENT OF TRANSPORTATION** AND PUBLIC FACILITIES STATEWIDE MATERIAL SITE INVENTORY MS 62-1-015-5 GRAPHIC SCALE IN MILES AS SHOWN CHECKED C.H.R. BASE MAP CREATED WITH TERRAIN NAVIGATOR PRO R&M CONSULTANTS, INC. DATE MAY 2007

SITE MAP



BASE MAP IS 2005 SATELLITE PHOTOGRAPHY.
THIS IS A PLANNING DOCUMENT ONLY. THE MATERIAL SITE BOUNDARIES SHOWN ON THIS DRAWING ARE APPROXIMATE. OWNERSHIP OF THE LANDS ADJACENT TO THIS SITE ARE UNKNOWN. THE ACCESS ROW SHOULD BE VERIFIED.

ACTIVE - OPEN



BASE MAP FROM GOOGLE EARTH PRO 8/17/07

project\1443.01\061-MS 62-2-025-5\MS

Prepared By: R&M CONSULTANTS, INC.

STATE OF ALASKA DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES

STATEWIDE MATERIAL SITE INVENTORY

MS 62-1-015-5

	1110 02		•
SCALE	DESIGNED P.K.H.	DRAWN P.K.H.	2
AS SHOWN	C.H.R.	DATE AUG. 2007	PAGE 3

THIS REPORT IS BASED ON A REVIEW OF EXISTING DATA AND BRIEF FIELD INSPECTIONS. THUS THE DATA CONTAINED HEREIN SHOULD BE CONSIDERED PRELIMINARY AND USED FOR PLANNING PURPOSES ONLY. USERS OF THIS DATA SHOULD VERIFY THE INFORMATION PRIOR TO USING IT FOR DESIGN OR CONSTRUCTION PURPOSES.

IF <u>OTHER</u> IS SELECTED FOR A SECTION, EXPLAIN IT IN SECTION 44. NOTES. IF AN ANSWER IS UNKNOWN SELECT "UNKNOWN" OR LEAVE BLANK

1. MS_ID	6	2-1-015-5			
Enter the full material si	te number e.g 65-9	-045-2			
2. DATE_INSPECT			8/23/2	2007	
Date of field inspection					
3. FLD INSPEC_ORG Name of inspector / Organiza	ation or Company	A.	ARON BANKS/ R	R&M CONS	ULTANTS
4. REGION	NO	RTHERN			
5. LOCATION	ALASKA H	IGHWAY			
	Name of Highway		Enter Name of Fac (i.e.Kotzebuc	cility or Second Airport, Nash	•
6. MILEPOST		1281		_	
List the closest main highway	milepost				
7. NAME		MILE 1281 PI	T	_	
Enter commonly used name ((s), e.g. Hess pit, Gobble	rs Knob, Midway. Li	st all that apply separa	ited by comma	s.
- MAINITE DICTEMENT					0.77
8. MAINT_DIST/STAT Highway Maintenance District	District	INTERIOR ons not on highways	Station select other.	T	OK
8. MAINT_DIST/STAT Highway Maintenance District9. QUAD	ct and Station, for location				OK
Highway Maintenance Distric	ct and Station, for location	ons not on highways	select other.		OK
Highway Maintenance District 9. QUAD U.S.G.S. Quad. Map 10. TOWNSHIP	ct and Station, for location	ons not on highways ACROSS T16N R17E	select other.		CRM
Highway Maintenance District 9. QUAD U.S.G.S. Quad. Map	ct and Station, for location	ons not on highways	select other.	-3	
Highway Maintenance District 9. QUAD U.S.G.S. Quad. Map 0. TOWNSHIP /RANGE	TANZ T#S R#E	ACROSS T16N R17E 13 and 14	select other.	-3 Meridian	
Highway Maintenance District 9. QUAD U.S.G.S. Quad. Map 0. TOWNSHIP /RANGE 1. COOR_UTM ZONE	TANZ T#S R#E Section	ACROSS T16N R17E 13 and 14	Select other. A. COOR_STATE_ ZONE	Meridian PLANE	CRM
Highway Maintenance District 9. QUAD U.S.G.S. Quad. Map 10. TOWNSHIP /RANGE 11. COOR_UTM ZONE NORTHING	TANA T#S R#E Section 7 7,004,984	ACROSS T16N R17E 13 and 14	COOR_STATE_ ZONE NORTHING	Meridian PLANE 3,35	CRM 2 0,650
Highway Maintenance District 9. QUAD U.S.G.S. Quad. Map 0. TOWNSHIP /RANGE 1. COOR_UTM ZONE	TANA T#S R#E Section 7 7,004,984 443,454	T16N R17E 13 and 14 12.	COOR_STATE_ ZONE NORTHING EASTING	-3 Meridian PLANE 3,35 1,62	CRM 2 0,650 0,103
Highway Maintenance District 9. QUAD U.S.G.S. Quad. Map 0. TOWNSHIP /RANGE 1. COOR_UTM ZONE NORTHING EASTING	TANA T#S R#E Section 7 7,004,984	T16N R17E 13 and 14 12.	COOR_STATE_ ZONE NORTHING EASTING Alaska State	-3 Meridian PLANE 3,35 1,62	CRM 2 0,650
Highway Maintenance District 9. QUAD U.S.G.S. Quad. Map 10. TOWNSHIP /RANGE 11. COOR_UTM ZONE NORTHING	TANA T#S R#E Section 7 7,004,984 443,454	T16N R17E 13 and 14 12.	COOR_STATE_ ZONE NORTHING EASTING	-3 Meridian PLANE 3,35 1,62	CRM 2 0,650 0,103
Highway Maintenance District 9. QUAD U.S.G.S. Quad. Map 0. TOWNSHIP /RANGE 1. COOR_UTM ZONE NORTHING EASTING	TAN. T#S R#E Section 7 7,004,984 443,454 UTM WGS84 - Meter	T16N R17E 13 and 14 12.	COOR_STATE_ ZONE NORTHING EASTING Alaska State	-3 Meridian PLANE 3,35 1,62 e Plane NAD8:	CRM 2 0,650 0,103
Highway Maintenance District 9. QUAD U.S.G.S. Quad. Map 0. TOWNSHIP /RANGE 1. COOR_UTM ZONE NORTHING EASTING 3. BOROUGH	TAN. T#S R#E Section 7 7,004,984 443,454 UTM WGS84 - Meter	T16N R17E 13 and 14 12. UPPER TAN	COOR_STATE_ ZONE NORTHING EASTING Alaska State TAX ID NO.	-3 Meridian PLANE 3,35 1,62 e Plane NAD8:	CRM 2 0,650 0,103
Highway Maintenance District 9. QUAD U.S.G.S. Quad. Map 0. TOWNSHIP /RANGE 1. COOR_UTM ZONE NORTHING EASTING 3. BOROUGH 4. DNR_LAND_USE_PL	TAN. T#S R#E Section 7 7,004,984 443,454 UTM WGS84 - Meter	T16N R17E 13 and 14 12. UPPER TAN	COOR_STATE_ ZONE NORTHING EASTING Alaska State TAX ID NO.	-3 Meridian PLANE 3,35 1,62 e Plane NAD8:	CRM 2 0,650 0,103

16. POTENTIAL_STATUS	L_STATUS SIGNIFICANT		
Estimated quantity of material in the site at the time of inspection.			
NONE	There appeared to be no useable material in the site.		
LIMITED	There appeared to be less than 25,000 c.y. available within the developed site.		
SIGNIFICANT	There appeared to be greater than 25,000 c.y. available within the developed site.		
EXPANDABLE	There was limited material within the developed site, but there appeared to be significant material outside existing site limits.		
UNDEVELOPED	The pit has not been mined (used only for new sites).		
CLOSED	There may be useable material left in the pit but it is not available.		
UNKNOWN			
OTHER	The site does not fit any of the categories above. Explain in Section 44, Notes.		
17. PRESENT_USERS			
17a. PRESENT_USER_1	DOT&PF CONSTRUCTION		
17b. PRESENT_USER_2			
17c. PRESENT_USER_3			
18. PERMITTED _ACREAG	E 24.5		
Area within site permit or R.O.W. boundaries, from permit application or property plat.			
19. DEVELOPED_ACREAG	E 1		
Area within an existing pit,	excluding spoil berms lying outside the pit, access roads etc. Explain below.		
Includes NE corner of existing pit way and in the existing pit outside	t along the old Alaska Highway. Excludes developed area within present highway right-ofe the ROW grant.		
20. ACREAGE_COMP_MET	THOD FROM MAP/PHOTO		
Method used to determine	developed acreage.		
21. EST_QUAN_AVAIL	240,000 ROUGH ESTIMATE		
<u> </u>	e (b.c.y.), may be based on acreage computed above plus expansion area. ptions and calculations below.		
in the southwest portion of the sit knob and an average 21.5-foot we acre-foot). This would include a l	de the site limits. For the purposes of estimating quantities we are assuming only the bedrock knob e will be mined, an area of approx. 12 acres. Assuming 1.5 feet of silty overburden on the bedrock orking depth there is approx. 240,000 c.y. of material available (12 acres x 20 feet x 1,000 c.y. per ayer of fine eolian sand up to 6.5 feet deep lying on the bedrock. There may be significantly more lephone line that crosses the knob is moved. Limited quantities of weathered rock may be obtained thin the site limits.		

22. ACCESS_TYPE	EXISTING RO	DAD / REVEG	_
NONE EXISTING ROAD / OPEN EXISTING ROAD / REVEG EXISTING ROAD / CLOSED EXISTING ACCESS / REMOV SNOW ROAD ICE ROAD BARGE OTHER	Drivabl Can be W/BERMS Can be /ED Can be Can onl Require Materia	ess road has been built. e. May have gate. reopened with little effort. reopened with little effort. reopened with much effort. by be accessed during winter. es crossing river or lake ice in the lacan only be moved by barge. e does not fit any of the catagorie	
23. ACCESS_LENGTH Approx. length from edge of pin	44, Not 1,20 t to highway/secondary route (ft	00	
24. VEGETATION			
height of about 20 feet, small al southeast area composed of the predominated on the crest of the	der, low brush, and a ground co granite knob was covered by a r	getated with moderately dense blaver of moss. The organic mat was moderately dense mixed spruce a area in the southern portion of the understory of alder brush.	as generally 0.5 ft. thick. The nd aspen forest. Aspen
25. TYPE_1	BORROW PIT	26. TYPE_2	QUARRY
25. TYPE_1 Dominant type General Types of Materials Ava		26. TYPE_2 Subordinate type 2 only if two types of material sit	
Dominant type		Subordinate type 2 only if two types of material sit blasting ble), above water table the water table	
Dominant type General Types of Materials Ava QUARRY BORROW PIT BAILING RIVER BAR 27. OB_CLASS_1 New Site or expansion Area A site may have both. Data show Estimated average depth over the	Bedrock sources requiring Soils or soft bedrock (rippa Requires production below Sand/gravel bars in active compact of the same of the same area. 3 TO 6 FT.	Subordinate type 2 only if two types of material sit blasting ble), above water table the water table channels 28. OB_CLASS_2 Existing Pit (Spoil) the exploration, otherwise unknown	e available UNKNOWN
Dominant type General Types of Materials Ava QUARRY BORROW PIT BAILING RIVER BAR 27. OB_CLASS_1 New Site or expansion Area A site may have both. Data show Estimated average depth over the	Bedrock sources requiring Soils or soft bedrock (rippa Requires production below Sand/gravel bars in active color of ST.	Subordinate type 2 only if two types of material sit blasting ble), above water table the water table channels 28. OB_CLASS_2 Existing Pit (Spoil) te exploration, otherwise unknow	e available UNKNOWN
Dominant type General Types of Materials Ava QUARRY BORROW PIT BAILING RIVER BAR 27. OB_CLASS_1 New Site or expansion Area A site may have both. Data show Estimated average depth over the	Bedrock sources requiring Soils or soft bedrock (rippa Requires production below Sand/gravel bars in active compact of the same of the same area. 3 TO 6 FT.	Subordinate type 2 only if two types of material sit blasting ble), above water table the water table channels 28. OB_CLASS_2 Existing Pit (Spoil) the exploration, otherwise unknown	e available UNKNOWN

31. MAT_TYPE_1	WEATHER. BEDROCK	32. MAT_TYPE_2	BEDROCK	
Dominant type	Subordinate type			
BEDROCK	Bedrock sources requiring blasting			
WEATHER. BEDROCK	Bedrock sources requiring ripping			
FLUVIAL	Water deposited sand and gravel, includes glaciofluvial			
GLACIAL	Glacial till			
COLLUVIAL	Talus slopes, etc.			
EOLIAN	Sand Dunes, etc.			
SILT	Silt deposits, loess, fluvial, etc.			
33. PERMAFROST_1	DETECTED IN MOS	T TEST HOLES OR PITS		
New Site or Expansion Area				
34. PERMAFROST_2	UNKNOWN			
Existing Site				
DETECTED IN MOST TEST I	HOLES			

DETECTED IN SOME TEST HOLES

DETECTED IN IMMEDIATE VICINITY

DETECTED IN NO TEST HOLES

DATA OUTDATED

UNKNOWN

OTHER

35. **GROUNDWATER**

Drainage is surficial with no developed channels and is predominately to the east and south with the exception of the northwestern corner of the site which drains to the northwest. A water table has been reported near the northwest corner at a depth of 8 feet. During this inspection in August 2007 some ponding was noted in the poorly drained boggy area just south of the highway along the old Haines Pipeline right-of-way.

36. LITHOLOGY_1	GRANITIC	37. LITHOLOGY_2_	EOLIAN
Dominant type		Sub	pordinate type
IGNEOUS ROC	CK	Undifferentiated Igneous Rocks	
GRANITIC		Granite/Monzonite/Granodiorite	
DIORITE/GAB	BRO	Diorite/Gabbro	
BASALT		Dark colored fine-grained Igneous Rocks	
GREENSTONE		Altered Volcanic Rocks w/green tint	
METAMORPH	IC ROCK	Undifferentiated Metamorphic Rocks	
SCHIST/PHYLLITE		Includes rocks ranging from slate to schist	
GNEISS		Includes hard schistose rocks	
MARBLE			
CATACLASTIC		Incl. Valdez Formation Rocks, Kenai Penn.	
MÉLANGE		Incl. McHugh Formation Rocks, Kenai Penn.	
SEDIMENTAR	Y ROCK	Undifferentiated Sedimentary Rocks	
CONGLOMERA	ATE		
SANDSTONE		Includes greywacke, etc.	
SHALE/MUDS'	ΓΟΝΕ		
LIMESTONE	LIMESTONE		
FLUVIAL		River and stream deposits (floodplain), include	des outwash.
ALLUVIAL		Alluvial / Debris Fan deposits	
GLACIOFLUV	IAL	Eskers, kames, etc.	
GLACIAL		Till	
COLLUVIAL		Talus, etc.	
EOLIAN		Sand Dunes, etc.	
SILT		Loess, fluvial silts, etc.	
OTHER		Explain in Section 44.	
38. MATERIAL_CLASSIF	FICATION		
ASTM Classification, general		om coarse to fine.	
38a. SP	38c. ML	38e. 38g.	
38b. SM	38d.	38f. 38h.	
~			

39. COBBLES_AND_BOULDERS Test Boring Callout / ASTM Classification, either a	a. or b. and c. (Can use ranges i.e. 0 to 20)			
39a. CONTAINS				
39b. Est. % by VOL.	(Est. From Visual Observations)			
39c. MAX. SIZE (in.) (Observed Size)				
40. AGG_TEST_RESULTS				
Year of test or report- Test result / Year of test or re	eport- Test Results			
40a. SG APP COARSE				
40b. SG APP FINE	1982- 2.63, 2.56, 2.65, 2.68, 2.58			
40c. ABSORPTION CRSE 40d. ABSORPTION FINE	1982- 0.9, 0.6			
40e. NORDIC ABRASION	1702- 0.7, 0.0			
40f. L.A. ABRASION	1982- 59, 19 / 2000- 63			
40g. DEGRADATION (T-13)	1982- 69 / 2000- 46			
40h. NASO4 LOSS COARSE 40i. NASO4 LOSS FINE	2000- 38.1			
TOI. NASOT LOSS TINE				
41. POTENTIAL_USABILITY	TYPE C MATERIAL AVAILABLE			
Best known potential use of the material, based on	records, exploration and laboratory data.			
CONCRETE AGGREGATE PRODUCED	The site has produced concrete aggregate			
PAVING AGGREGATE PRODUCED	The site has produced paving aggregate			
CRUSHED PRODUCTS PRODUCED TYPE A AND B MATERIAL AVAILABLE	Base, Surface Coarse, Subbase, etc. has been produced.			
TYPE C AVAILABLE	0 to 10 percent passing 200 Compactable material			
TYPE C NOT AVAILABLE	Uncompactable material (Lower Kuskokwim and Yukon River, etc.)			
UNKNOWN				
OTHER	Explain in Section 44.			
42. SPECIAL PROBLEMS				
Special problems encountered or anticipated with u	se of the material, based on records, exploration and laboratory data.			
ORGANIC CONTENT	The material is very difficult to compact.			
HIGHLY WEATHERED GRAVEL	The gravel is highly weathered and may break down when handled.			
BREAKS DOWN UNDER USE	Material breaks down on grade.			
SENSITIVE TO WATER CONTENT VARIABLE MATERIAL	Material is sensitive to water content, i.e., some glacial tills, soft bedrock. Deposit contains mixture of suitable and unsuitable material.			
POSSIBLE CONTAMINATION	Site may be contaminated by petroleum products or hazardous materials.			
UNKNOWN	,			
OTHER	Explain in Section 44, Notes.			

43. RIPRAP OTHER

Class II or larger. Does not include production for erosion control riprap for ditches or culverts.

PREVIOUS PRODUCTION

POSSIBLE FURTHER INVESTIGATION NEEDED

NOT POSSIBLE **UNKNOWN**

There is a record of production.

The site is a bedrock quarry containing hard rock

The site has soft rock or soil.

Explain in Section 44, Notes.

44. NOTES

OTHER

Note number of item being discussed.

- 22. Access to the west side of the site can be gained along an old portion of the Alaska Highway. This portion is a single paved and gravel lane with alders overgrowing the road. Access to the east side can be gained from the Alaska Highway.
- 25., 26. Loose, granular material obscures much of the underlying bedrock within the pit, however, competent rock has been exposed in several small areas. The rock is a variant of the granite bedrock underlying the region and consists mainly of feldspar and quartz with very few dark minerals.
- 27. The granitic hill is overlain by surficial silts and eolian sands to an average depth of eight feet.
- 43. The mineral composition and texture of the granitic rock types in this area renders them susceptible to chemical and mechanical breakdown over an extended period of years.

STATEWIDE MATERIAL SITE INVENTORY

MATERIAL SITE INSPECTION REPORT

Federal Project No. STP-000S(823) AKSAS Project No. 76149

TOK CUTOFF HIGHWAY

MS 46-2-033-5 (MS 46-2-010-5) 101 Mile Pit

May 1, 2014

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CATEGORY:

ACTIVE – OPEN

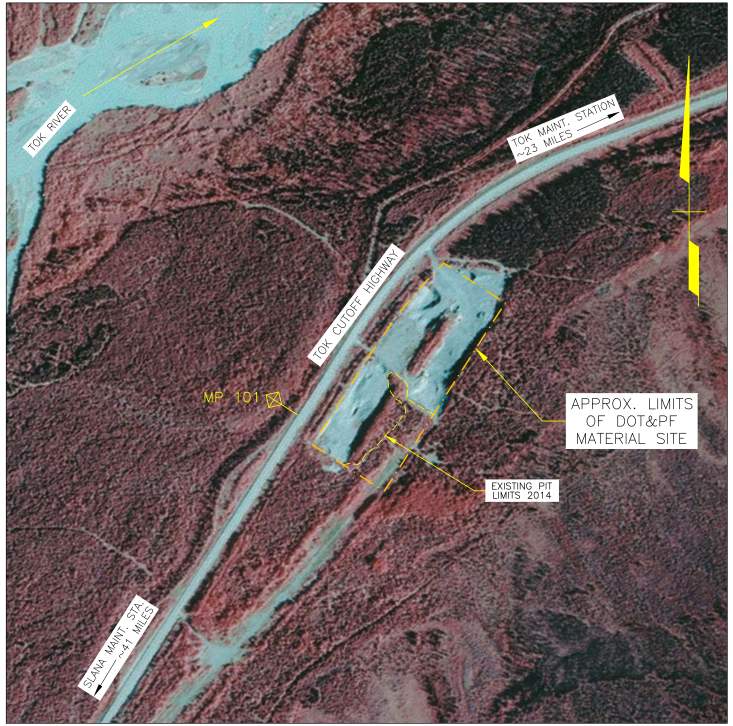
According to information found in the DOT&PF EDMS system in January 2009 and BLM master title plats and case abstracts, this site lies on private land owned by Ahtna, Inc. and Mentasta Incorporated. In 1960, an indefinite right-of-way grant (F-25372) was issued to DOT&PF for this site. An amended right-of-way was issued in 1965.

The land was interim conveyed to Ahtna, Inc. (IC 227/2202-subsurface estate) and Ahtna acting as successor in interest to Mentasta Incorporated (IC 226/2201-surface estate) in 1979. The interim conveyances were subject to the material site right-of-way. Administration of the site was waived to Ahtna, Inc. in 1982.

The site adjoins the south side of the Tok Cutoff Highway right-of-way and there are existing access roads into the site. The site appears to contain significant quantities of sand, gravel and large rock (talus) and should be retained by DOT&PF for future use.

LOCATION MAP MP 106 31 T16N T15N MP 104 🛭 MP 103 🛭 Z:\project\1443.03\46_Tok_Cutoff_Highway\MS 46-2-033-5-A\acad\MS_Topo_Map_46-2-033-5.dwg R10E R11E MP 100 🔀 MS 46-2-033-5 (MS 46-2-010-5) 101 MILE PIT T15N T14N QUADRANGLE: TANACROSS (A-4) & (A-5) U.S.G.S. GPS COORDINATES FROM GOOGLE EARTH UTM (WGS84-METERS) ZONE 7: N 6,996,711 E 382,156 AK STATE PLANE (NAD83-US SURVEY FT) **ACTIVE - OPEN** ZONE 2: N 3,320,375 E 1,419,395 STATE OF ALASKA DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES STATEWIDE MATERIAL SITE INVENTORY MS 46-2-033-5 GRAPHIC SCALE IN MILES Prepared By: CHECKED C.H.R. AS SHOWN BASE MAP CREATED WITH TERRAIN NAVIGATOR PRO R&M CONSULTANTS, INC.

SITE MAP



BASE MAP IS JULY 14, 1994 AERIAL PHOTOGRAPHY.
THIS IS A PLANNING DOCUMENT ONLY. THE MATERIAL SITE BOUNDARIES SHOWN ON THIS
DRAWING ARE APPROXIMATE. OWNERSHIP OF THE LANDS ADJACENT TO THIS SITE ARE
UNKNOWN. THE ACCESS ROW SHOULD BE VERIFIED.

ACTIVE - OPEN



Prepared By: R&M CONSULTANTS, INC.

STATE OF ALASKA DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES

STATEWIDE MATERIAL SITE INVENTORY

MS 46-2-033-5

SCALE		DESIGNED P.K.H.	DRAWN P.K.H.		2 /
AS	SHDMN	CHECKED C.H.R.	DATE FEB. 2014	PAGE	SA

Plotted 7/18/2015 5:25 PM by Pete Hardcastle

Z:\project\1443.03\46_Tok_Cutoff_Highway\MS 46-2-033-5-A\acad\MS_Site_Map_46-2-033-5.dwg

SITE MAP



BASE MAP IS JULY 14, 1994 AERIAL PHOTOGRAPHY.
THIS IS A PLANNING DOCUMENT ONLY. THE MATERIAL SITE BOUNDARIES SHOWN ON THIS
DRAWING ARE APPROXIMATE. OWNERSHIP OF THE LANDS ADJACENT TO THIS SITE ARE
UNKNOWN. THE ACCESS ROW SHOULD BE VERIFIED.

ACTIVE - OPEN



Prepared By: R&M CONSULTANTS, INC. STATE OF ALASKA
DEPARTMENT OF TRANSPORTATION
AND PUBLIC FACILITIES

STATEWIDE MATERIAL SITE INVENTORY

MS 46-2-033-5

SCALE		DESIGNED P.K.H.	DRAWN P.K.H.		2 D	
AS	SHDMN	C.H.R.	DATE FEB. 2014	PAGE	36	

Plotted 7/18/2015 5:25 PM by Pete Hardcastle

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THIS REPORT IS BASED ON A REVIEW OF EXISTING DATA AND BRIEF FIELD INSPECTIONS. THUS THE DATA CONTAINED HEREIN SHOULD BE CONSIDERED PRELIMINARY AND USED FOR PLANNING PURPOSES ONLY. USERS OF THIS DATA SHOULD VERIFY THE INFORMATION PRIOR TO USING IT FOR DESIGN OR CONSTRUCTION PURPOSES.

IF <u>OTHER</u> IS SELECTED FOR A SECTION, EXPLAIN IT IN SECTION 44. NOTES. IF AN ANSWER IS UNKNOWN SELECT "UNKNOWN" OR LEAVE BLANK

1. MS_ID		6-2-033-5			
Enter the full material sit 2. DATE_INSPECT Date of field inspection	e number e.g 31-3-	045-2	7/	18/2014	_
3. FLD INSPEC_ORG Name of inspector / Organizat	ion or Company		KYLE THERRIE	N/ R&M CONSU	ILTANTS_
4. REGION	NO	RTHERN			
5. LOCATION	TOK CUTOFF	HIGHWA	<u> </u>		
<u>.</u>	Name of H		Enter Name o	of Facility or Seconda zebue Airport, Nash R	•
6. MILEPOST		101			
List the closest main highway	milepost				
7. NAME		101 Mile	Pit		
Enter commonly used name (s), e.g. Hess pit, Gobbler	s Knob, Midv	vay. List all that apply se	parated by commas.	
8. MAINT_DIST/STAT Highway Maintenance District	District	TOK	Station	TOF	ζ
9. QUAD	TANAC			A-5	
U.S.G.S. Quad. Map					
10. TOWNSHIP/RANGE	T#S R#E <u>T15N F</u> Section 16	<u> 211E</u> &		Meridian	CRM
11. COOR UTM			12. COOR_STA	TE PLANE	
ZONE	7		ZONE	2	
NORTHING	6,996,711	_	NORTHING	3,320,	375
EASTING	382,156	_	EASTING	1,419,	395
	UTM WGS84 - Meters	3	Alaska S	State Plane NAD83 - S	Survey Feet
13. BOROUGH/CITY	UNORGA	NIZED	TAX ID NO.	. NA	
14. DNR_LAND_USE_PLA	AN <u>E</u>	ASTERN 7	ΓANANA BASIN A	REA PLAN	
15. CATEGORY	(To be filled in the offi	ce)			
15a. CLASSIFICATION		ACTIVE	3		
15b. STATUS		OPEN			

6. POTENTIAL_STATUS	SIGNIFICANT
Estimated quantity of material i	in the site at the time of inspection.
NONE	There appeared to be no useable material in the site.
LIMITED	There appeared to be less than 25,000 c.y. available within the developed site.
SIGNIFICANT	There appeared to be greater than 25,000 c.y. available within the developed site.
EXPANDABLE	There was limited material within the developed site, but there appeared to be significal material outside existing site limits.
UNDEVELOPED	The pit has not been mined/explored (used only for proposed sites).
CLOSED	There may be useable material left in the pit but it is not available.
UNKNOWN	
OTHER	The site does not fit any of the categories above. Explain in Section 44, Notes.
7. PRESENT_USERS	
a. PRESENT_USER_1	DOT&PF CONSTRUCTION
b. PRESENT_USER_2	DOT&PF MAINTENANCE
c. PRESENT_USER_3	-
B. PERMITTED _ACREA	GE 16.5 or R.O.W. boundaries, from permit application or property plat.
c. PRESENT_USER_3 8. PERMITTED _ACREAG Area within site permit 9. DEVELOPED_ACREAG	or R.O.W. boundaries, from permit application or property plat.
8. PERMITTED _ACREAGE Area within site permit 9. DEVELOPED_ACREAGE	or R.O.W. boundaries, from permit application or property plat.
8. PERMITTED _ACREA Area within site permit 9. DEVELOPED_ACREA Area within an existing pi	or R.O.W. boundaries, from permit application or property plat. GE 13.9 t, excluding spoil berms lying outside the pit, access roads etc. Explain below
8. PERMITTED _ACREA Area within site permit 9. DEVELOPED_ACREA Area within an existing pi	or R.O.W. boundaries, from permit application or property plat. GE 13.9
8. PERMITTED _ACREA Area within site permit 9. DEVELOPED_ACREA Area within an existing pi The permitted acreage is f	or R.O.W. boundaries, from permit application or property plat. GE 13.9 t, excluding spoil berms lying outside the pit, access roads etc. Explain below from the site drawing on a R.O.W. map.
8. PERMITTED _ACREAGATE A Area within site permit 9. DEVELOPED_ACREAGATE Area within an existing pit The permitted acreage is full of the permitted acreage is full of the permitted acreage is full of the permitted acreage.	or R.O.W. boundaries, from permit application or property plat. GE 13.9 t, excluding spoil berms lying outside the pit, access roads etc. Explain below from the site drawing on a R.O.W. map. ETHOD FROM MAP/PHOTO
8. PERMITTED _ACREAGATE Area within site permit 9. DEVELOPED_ACREAGATE Area within an existing pit The permitted acreage is for the	or R.O.W. boundaries, from permit application or property plat. GE 13.9 t, excluding spoil berms lying outside the pit, access roads etc. Explain below from the site drawing on a R.O.W. map. ETHOD FROM MAP/PHOTO The developed acreage.
Area within site permit DEVELOPED_ACREAG Area within an existing pi The permitted acreage is f ACREAGE_COMP_ME Method used to determin EST_QUAN_AVAIL	or R.O.W. boundaries, from permit application or property plat. GE 13.9 t, excluding spoil berms lying outside the pit, access roads etc. Explain below from the site drawing on a R.O.W. map. ETHOD FROM MAP/PHOTO ne developed acreage. 330,000 ROUGH ESTIMATE
Area within site permit DEVELOPED_ACREAG Area within an existing pi The permitted acreage is f ACREAGE_COMP_ME Method used to determin EST_QUAN_AVAIL Estimated quantity available	or R.O.W. boundaries, from permit application or property plat. GE 13.9 t, excluding spoil berms lying outside the pit, access roads etc. Explain below from the site drawing on a R.O.W. map. ETHOD FROM MAP/PHOTO The developed acreage. 330,000 ROUGH ESTIMATE The pole (b.c.y.), may be based on acreage computed above plus expansion area.
Area within site permit DEVELOPED_ACREAG Area within an existing pi The permitted acreage is f ACREAGE_COMP_ME Method used to determin EST_QUAN_AVAIL Estimated quantity available	or R.O.W. boundaries, from permit application or property plat. GE 13.9 t, excluding spoil berms lying outside the pit, access roads etc. Explain below from the site drawing on a R.O.W. map. ETHOD FROM MAP/PHOTO ne developed acreage. 330,000 ROUGH ESTIMATE
Area within site permit DEVELOPED_ACREAG Area within an existing pi The permitted acreage is f ACREAGE_COMP_ME Method used to determin EST_QUAN_AVAIL Estimated quantity available	or R.O.W. boundaries, from permit application or property plat. GE 13.9 t, excluding spoil berms lying outside the pit, access roads etc. Explain below from the site drawing on a R.O.W. map. ETHOD FROM MAP/PHOTO The developed acreage. 330,000 ROUGH ESTIMATE The pole (b.c.y.), may be based on acreage computed above plus expansion area.
Area within site permit DEVELOPED_ACREAG Area within an existing pir The permitted acreage is f ACREAGE_COMP_ME Method used to determin EST_QUAN_AVAIL Estimated quantity available Explain computation assur	or R.O.W. boundaries, from permit application or property plat. GE 13.9 t, excluding spoil berms lying outside the pit, access roads etc. Explain below from the site drawing on a R.O.W. map. ETHOD FROM MAP/PHOTO ne developed acreage. 330,000 ROUGH ESTIMATE ple (b.c.y.), may be based on acreage computed above plus expansion area. mptions and calculations below.
Area within site permit DEVELOPED_ACREAG Area within an existing pi The permitted acreage is f ACREAGE_COMP_ME Method used to determin EST_QUAN_AVAIL Estimated quantity available Explain computation assurance.	or R.O.W. boundaries, from permit application or property plat. GE 13.9 t, excluding spoil berms lying outside the pit, access roads etc. Explain below from the site drawing on a R.O.W. map. ETHOD FROM MAP/PHOTO The developed acreage. 330,000 ROUGH ESTIMATE The ble (b.c.y.), may be based on acreage computed above plus expansion area. mptions and calculations below. Existing Pit Undeveloped Site
Area within site permit DEVELOPED_ACREAGA Area within an existing pir The permitted acreage is f ACREAGE_COMP_ME Method used to determin EST_QUAN_AVAIL Estimated quantity available Explain computation assurdances Area Acres	or R.O.W. boundaries, from permit application or property plat. GE 13.9 t, excluding spoil berms lying outside the pit, access roads etc. Explain below from the site drawing on a R.O.W. map. ETHOD FROM MAP/PHOTO The developed acreage. 330,000 ROUGH ESTIMATE The pole (b.c.y.), may be based on acreage computed above plus expansion area. mptions and calculations below. Existing Pit Undeveloped Site 13.9 13.9 13.9 13.9 13.9 13.9 13.9 13.9

from the undeveloped corner of the site with an average 2 feet of overburden.

22. ACCESS_TYPE	EXISTING R	OAD / OPEN	
NONE EXISTING ROAD / OPEN EXISTING ROAD / REVEG EXISTING ROAD / CLOSEI EXISTING ACCESS / REMO SNOW ROAD ICE ROAD BARGE OTHER 23. ACCESS_LENGTH	Driv Can D W/BERMS Can OVED Can Can Req Mat The	access road has been built. vable. May have gate. be reopened with little effort. be reopened with much effort. only be accessed during winter. uires crossing river or lake ice in the erial can only be moved by barge. site does not fit any of the catagoric Notes. 120 e (ft.)	
24. VEGETATION			
bushes and scattered, sm south part of the site incl	hall aspen and spruce trees ludes spruce trees up to 8 ashes. Ground cover inclu	a dense to moderately dense is on them. Vegetation in the uninches in diameter, aspen up indes low bush cranberry bushe	ndisturbed area in the to 4 inches in diameter,
25. TYPE_1	BORROW PIT	26. TYPE_2	BAILING
Dominant type General Types of Materials A	.vailable Enter data in Tyj	Subordinate type pe_2 only if two types of material si	te available
QUARRY BORROW PIT BAILING RIVER BAR	Bedrock sources require Soils or soft bedrock (ri Requires production be Sand/gravel bars in acti	ppable), above water table low the water table	
27. OB_CLASS_1	<3 FT.	28. OB CLASS 2	<3 FT.
New Site or expansion Area A site may have both. Data sh Estimated average depth over NONE <3 FT.		Existing Pit (Spoi rface exploration, otherwise unknow UNKNOWN OTHER	vn.
A site may have both. Data sh Estimated average depth over NONE	the area. 3 TO 6 FT.	Existing Pit (Spoint of the Existence of the Existing Pit (Spoint of the Existence of t	SPOIL

COLLUVIUM

UNKNOWN

SPOIL

31. MAT_TYPE_1	FLUVIAL	32. MAT_TYPE_2	
Dominant type		Subordinate type	
BEDROCK	Bedrock sources requiring	blasting	
WEATHER. BEDROCK	Bedrock sources requiring	g ripping	
FLUVIAL	Water deposited sand and	gravel, includes glaciofluvial	
GLACIAL	Glacial till		
COLLUVIAL	Talus slopes, etc.		
EOLIAN	Sand Dunes, etc.		
SILT	Silt deposits, loess, fluvia	l, etc.	
33. PERMAFROST_1		UNKNOWN	
New Site or Expansion Area			
34. PERMAFROST_2	DA	TA OUTDATED	
Existing Site			
DETECTED IN MOST TEST H	OLES		
DETECTED IN SOME TEST H			

35. **GROUNDWATER**

DATA OUTDATED

UNKNOWN OTHER

DETECTED IN IMMEDIATE VICINITY

DETECTED IN NO TEST HOLES

During the July, 2014 inspection, water was observed ponding in the deepest part of the existing pit. The depth of the ponding was 1 to 2 feet. No water table was noted in the test holes that extended as deep as 28.5 beneath the surface (bottom of existing pit) during investigations carried out in March, 1998.

36. LITHOLOGY_1	FLUVIAL	37. LITHOLOGY_2	·
Dominant type		Subordinate type	
IGNEOUS ROCK	Un	ndifferentiated Igneous Rocks	
GRANITIC	Gra	ranite/Monzonite/Granodiorite	
DIORITE/GABBRO	Die	iorite/Gabbro	
BASALT	Da	ark colored fine-grained Igneous Rocks	
GREENSTONE	Alt	tered Volcanic Rocks w/green tint	
METAMORPHIC ROC	K Un	ndifferentiated Metamorphic Rocks	
SCHIST/PHYLLITE	Inc	cludes rocks ranging from slate to schist	
GNEISS	Inc	cludes hard schistose rocks	
MARBLE			
CATACLASTIC	Inc	cl. Valdez Formation Rocks, Kenai Penn.	
MÉLANGE	Inc	cl. McHugh Formation Rocks, Kenai Penn.	
SEDIMENTARY ROC	K Un	ndifferentiated Sedimentary Rocks	
CONGLOMERATE			
SANDSTONE	Inc	cludes greywacke, etc.	
SHALE/MUDSTONE			
LIMESTONE			
FLUVIAL	Riv	ver and stream deposits (floodplain), includes outwash.	
ALLUVIAL	All	lluvial / Debris Fan deposits	
GLACIOFLUVIAL	Esl	skers, kames, etc.	
GLACIAL	Til	11	
COLLUVIAL	Tal	alus, etc.	
EOLIAN		and Dunes, etc.	
SILT		pess, fluvial silts, etc.	
OTHER	Ex	xplain in Section 44.	
38. MATERIAL_CLASSIFICAT	ION		
ASTM Classification, generally they		parse to fine.	
38a. GW	38c. GM	38e. SW-SM 38g.	
	38d. SW	38f. SM 38h.	

39. COBBLES_AND_BOULDERS Test Boring Callout / ASTM Classification, either	a. or b. and c. not both (Can use range	s i.e. 0 to 20)
39a. CONTAINS		
39b. Est. % by VOL.	20	(Est. From Visual Observations)
39c. MAX. SIZE (in.)	12	(Observed Size)
40. AGG_TEST_RESULTS Year of test or report- Test result / Year of test or result / Year of te	report- Test Results	
40a. SG APP COARSE 40b. SG APP FINE 40c. ABSORPTION CRSE 40d. ABSORPTION FINE 40e. NORDIC ABRASION		
40f. L.A. ABRASION	1963- 12.5, 13.5 / 1998- 13, 15, 17	7, 18, 15 / 2013- 22
40g. DEGRADATION (T-13)	1998-48, 57, 73, 74, 77, 79,	
40h. NASO4 LOSS COARSE 40i. NASO4 LOSS FINE	1998- 0.4, 1.0, 1.1, 1.7, 2.4 1998- 2.3, 4.0, 4.2, 4.3, 4.	
401. NASO4 LOSS FINE	1998- 2.3, 4.0, 4.2, 4.3, 4.	9, 4.7, 0.0
41. POTENTIAL_USABILITY	CRUSHED PRODUCTS P	
Best known potential use of the material, based on	•	
CONCRETE AGGREGATE PRODUCED	The site has produced concrete as	
PAVING AGGREGATE PRODUCED	The site has produced paving agg	•
CRUSHED PRODUCTS PRODUCED TYPE A AND B MATERIAL AVAILABLE	Base, Surface Coarse, Subbase, e 0 to 10 percent passing 200	ic. nas been produced.
TYPE C AVAILABLE TYPE C AVAILABLE	Compactable material	
TYPE C NOT AVAILABLE	-	Kuskokwim and Yukon River, etc.)
UNKNOWN	1	, ,
OTHER	Explain in Section 44.	
42. SPECIAL_PROBLEMS		
Special problems encountered or anticipated with	use of the material, based on records, e	exploration and laboratory data.
ORGANIC CONTENT	The material is very difficult to c	ompact.
HIGHLY WEATHERED GRAVEL		nd may break down when handled.
BREAKS DOWN UNDER USE	Material breaks down on grade.	
SENSITIVE TO WATER CONTENT		tent, i.e some glacial tills, soft bedrock.
VARIABLE MATERIAL	Deposit contains mixture of suita	
POSSIBLE CONTAMINATION CONTAINS ASBESTOS	Site may be contaminated by peti Site contains naturally occurring	roleum products or hazardous materials.
POTENTIAL ASBESTOS	Site in area where naturally occurring	
ACID ROCK DRAINAGE	Site contains rock susceptible to	•
OTHER	Explain in Section 44, Notes.	producing deta rock dramage.

43. RIPRAP	NOT POSSIBLE
Class II or larger. Does not include production for erosion co	ontrol riprap for ditches or culverts.
PREVIOUS PRODUCTION POSSIBLE FURTHER INVESTIGATION NEEDED NOT POSSIBLE UNKNOWN OTHER	There is a record of production. The site is a bedrock quarry containing hard rock The site has soft rock or soil. Explain in Section 44, Notes.
44. NOTES	
Note number of item being discussed.	

STATEWIDE MATERIAL SITE INVENTORY

MATERIAL SITE INSPECTION REPORT

Federal Project No. STP-000S(823) AKSAS Project No. 76149

TAYLOR HIGHWAY

MS 785-019-2 Logging Cabin Creek Pit

July 25, 2015

<u>CONTENTS</u>	<u>PAGE</u>
COVER SHEET	1A & 1B
LOCATION MAP	2
SITE MAP	3A & 3B
INSPECTION FORM	4 thru 10

CATEGORY:

ACTIVE – POTENTIAL

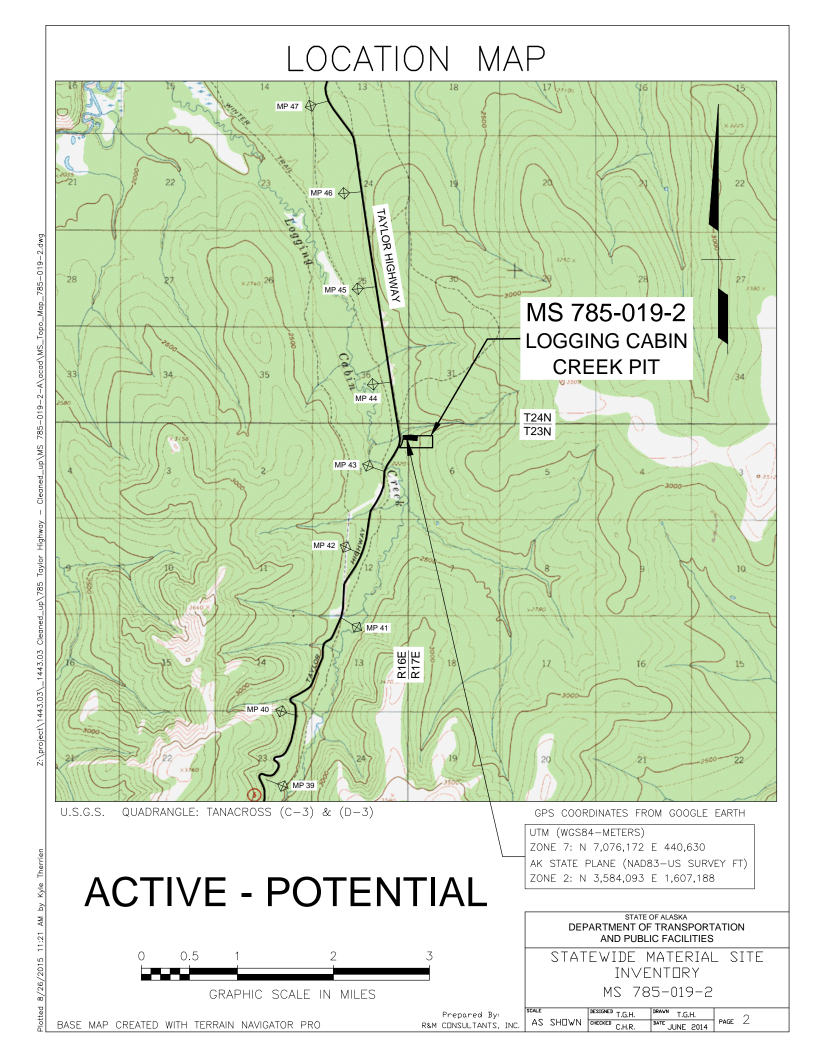
According to information found in the DOT&PF EDMS system in January 2009 and BLM and DNR case file abstracts, this site lies on State of Alaska lands managed by DNR. The site lies within Section 1, T23N, R16E, CRM and Section 6, T23N, R17E, CRM. In 1976, an indefinite right-of-way grant (F-21279) was issued to DOT&PF by BLM. The right-of-way was closed in 1985 when the land was transferred to the State of Alaska.

The land in Section 1 was tentatively approved to the State of Alaska in 1984 (F-79559 / Recorders Office No. 401-1985-000852-0 / GS 4614). The land in Section 6 was tentatively approved to the State of Alaska in 1984 (F-79559 / Recorders Office No. 401-1984-035659-0 / GS 4626). DOT&PF had a material sale contract from DNR that expired in 2010 (ADL 416469). The site was closed on June 16, 2014 by DNR as the contract had expired.

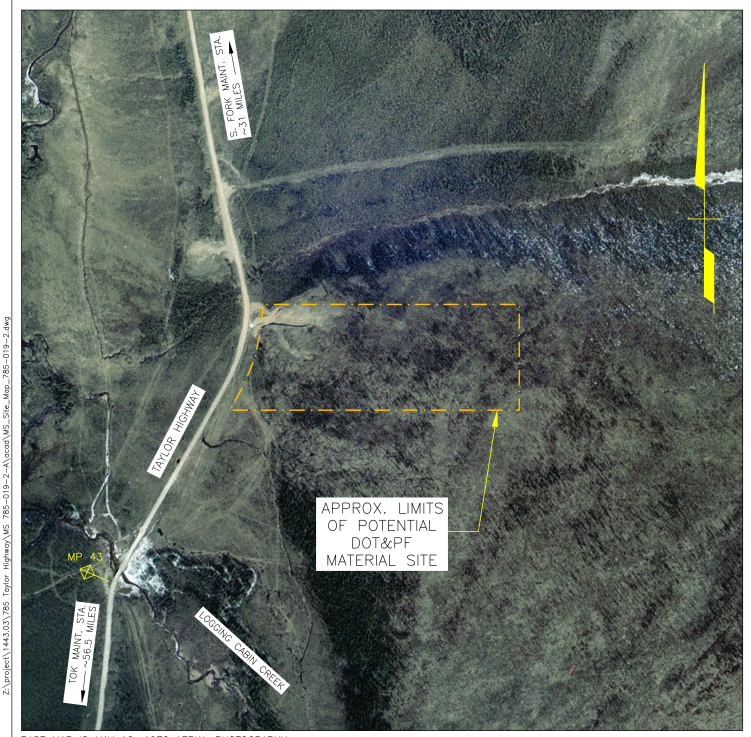
MS 785-019-2

The site is currently a DMLW Northern Region Office (NRO) Designated Master Material Site (ADL 419695) under AS 38.05.550(b) for the use and operation for the long-term sale and extraction of materials until closed by DNR.

The site adjoins the Taylor Highway right-of-way and there is an existing access road into the pit. The site appears to contain significant quantities of weathered rock and should be retained by DOT&PF for future use.



SITE MAP



BASE MAP IS MAY 12, 1970 AERIAL PHOTOGRAPHY.
THIS IS A PLANNING DOCUMENT ONLY. THE MATERIAL SITE BOUNDARIES SHOWN ON THIS
DRAWING ARE APPROXIMATE. OWNERSHIP OF THE LANDS ADJACENT TO THIS SITE ARE
UNKNOWN. THE ACCESS ROW SHOULD BE VERIFIED.

ACTIVE - POTENTIAL



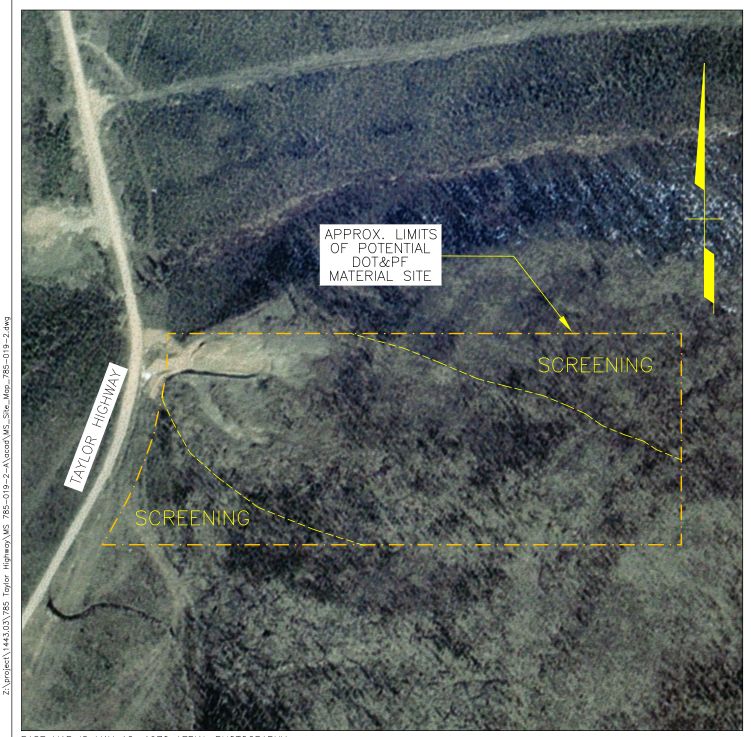
Prepared By: R&M CONSULTANTS, INC. STATE OF ALASKA
DEPARTMENT OF TRANSPORTATION
AND PUBLIC FACILITIES

STATEWIDE MATERIAL SITE INVENTORY MS 785-019-2

SCALE		DESIGNED T C II	DRAWN TOLL		
AS S	NWDH2	CHECKED C.H.R.	DATE JUNE 2014	PAGE	3A

Plotted 7/31/2015 10:26 AM by Tatyana Benko Z:\pr

SITE MAP



BASE MAP IS MAY 12, 1970 AERIAL PHOTOGRAPHY.
THIS IS A PLANNING DOCUMENT ONLY. THE MATERIAL SITE BOUNDARIES SHOWN ON THIS
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UNKNOWN. THE ACCESS ROW SHOULD BE VERIFIED.

ACTIVE - POTENTIAL



Prepared By: R&M CONSULTANTS, INC.

STATE OF ALASKA DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES

STATEWIDE MATERIAL SITE INVENTORY
MS 785-019-2

ł	SCALE					
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ı	۸.	NWDH2	1101111	1101111	PAGE	5H
ı	A2	2HI MIN	CHECKED C.H.R.	JUNE 2014	FMUL	
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THIS REPORT IS BASED ON A REVIEW OF EXISTING DATA AND BRIEF FIELD INSPECTIONS. THUS THE DATA CONTAINED HEREIN SHOULD BE CONSIDERED PRELIMINARY AND USED FOR PLANNING PURPOSES ONLY. USERS OF THIS DATA SHOULD VERIFY THE INFORMATION PRIOR TO USING IT FOR DESIGN OR CONSTRUCTION PURPOSES.

IF <u>OTHER</u> IS SELECTED FOR A SECTION, EXPLAIN IT IN SECTION 44. NOTES. IF AN ANSWER IS UNKNOWN SELECT "UNKNOWN" OR LEAVE BLANK

1. MS_ID Enter the full material sit		5-019-2				
2. DATE_INSPECT Date of field inspection	e number e.g., 51-5-0	743-2	_	7/28/2	2014	_
3. FLD INSPEC_ORG Name of inspector / Organizat	tion or Company		TRE	VOR HUDSON /	R&M CONSU	LTANTS
4. REGION	NOR	THERN				
5. LOCATION	TAYLOR HIG	GHWAY				
-	Name of Hig	ghway		Enter Name of Fac (i.e.Kotzebue	cility or Secondar Airport, Nash R	•
6. MILEPOST		43.5				
List the closest main highway	*					
7. NAME	LOGGING					
Enter commonly used name (s	s), e.g. Hess pit, Gobblers	Knob, Mi	dway. List a	all that apply separa	ted by commas.	
8. MAINT_DIST/STAT Highway Maintenance Distric	Districtt and Station, for location	TOK as not on hi	ghways sele	Station ect other.	SOUTH F	FORK
9. QUAD	TANACR	ROSS	_	D-	-3	
U.S.G.S. Quad. Map						
10. TOWNSHIP/RANGE	T#S R#E T23N R	16E &	½ <u>T23</u>	N R17E	Meridian	CRM
	Section 1			6		
11. COOR_UTM ZONE	7		12. C	OOR_STATE_ ZONE	_PLANE 2	
NORTHING	7,076,172		N	ORTHING	3,584,0	93
EASTING	440,630			EASTING	1,607,1	
	UTM WGS84 - Meters			Alaska State	Plane NAD83 - S	urvey Feet
13. BOROUGH/CITY	UNORGAN	NIZED	Т	AX ID NO.		
14. DNR_LAND_USE_PL	AN	UPP	ER YUKO	ON AREA PLA	N	
15. CATEGORY	(To be filled in the offic	e)				
15a. CLASSIFICATION		ACTIV	Έ			
15b. STATUS	F	POTENT	IAL			

16. POTENTIAL_STATUS	SIGNIFIC	CANT			
Estimated quantity of material in the site at the time of inspection.					
NONE	NONE There appeared to be no useable material in the site.				
LIMITED	There appeared to be less	s than 25,000 c.y. available within the dev	eloped site.		
SIGNIFICANT	There appeared to be gre	ater than 25,000 c.y. available within the	developed site.		
EXPANDABLE	There was limited material within the developed site, but there appeared to be significant material outside existing site limits.				
UNDEVELOPED	The pit has not been min	ed/explored (used only for proposed sites)).		
CLOSED	There may be useable ma	terial left in the pit but it is not available.			
UNKNOWN					
OTHER	The site does not fit any	of the categories above. Explain in Section	n 44, Notes.		
17. PRESENT_USERS					
17a. PRESENT_USER_1	NON	E			
17b. PRESENT_USER_2					
17c. PRESENT_USER_3					
18. PERMITTED _ACREAG Area within site permit o 19. DEVELOPED ACREAG	r R.O.W. boundaries, f	_ rom permit application or property	plat.		
-		 lying outside the pit, access roads of 	etc. Explain below.		
The permitted acreage is bagged acreage. 20. ACREAGE_COMP_MET		F site limits. ROM MAP/PHOTO			
Method used to determine	developed acreage.				
21. EST_QUAN_AVAIL	510,000	ROUGH ESTIM	IATE		
	e (b.c.y.), may be based	on acreage computed above plus	expansion area.		
Explain computation assum	ptions and calculations	below.			
Area	Existing Pit	Expansion Area			
Acres	3.9	13.6	0.0		
Est. Depth (ft.)	15	33			
Factor (b.c.y. / acre-foot)	1,000	1,000			
Est. Quant. (c.y.)	59,000	449,000	0		
The estimate assumes that there i	s still material remaining in	the pit and that it could be deepened an av	verage of 15 feet with no		

overburden. For expansion of the pit to the east and south areas an average working depth of 35 feet was used including 2 feet of overburden. Two large areas were excluded to provide screening for the site. They would likely have to be adjusted when topographic data is available.

22. ACCESS_TYPE	EXISTING RO	OAD / OPEN			
MONIE	No.	annaga waad haa haan hajilt			
NONE EXISTING ROAD / OPEN		access road has been built. rable. May have gate.			
EXISTING ROAD / REVEG		be reopened with little effort.			
EXISTING ROAD / CLOSEI		be reopened with little effort.			
EXISTING ACCESS / REMO		be reopened with much effort.			
SNOW ROAD		only be accessed during winter.			
ICE ROAD	-	uires crossing river or lake ice in th	ne winter.		
BARGE OTHER		erial can only be moved by barge. site does not fit any of the catagori	as above Describe in Section		
OTHER		Notes.	es above. Describe in Section		
23. ACCESS LENGTH	, .	100			
Approx. length from edge of p	oit to highway/secondary route	e (ft.)			
24. VEGETATION					
		pit consisted of birch, spruce, and	=		
	- 1	The understory consisted of grasse	s and low bushes with a		
ground cover of peat and moss	s. The existing pit contained h	io vegetation.			
25 TVDE 1	DODDOW DIT	26 TVDE 2	OLIADDY		
25. TYPE_1	BORROW PIT	26. TYPE_2	QUARRY		
25. TYPE_1 Dominant type	BORROW PIT	26. TYPE_2 Subordinate type	QUARRY		
Dominant type		Subordinate type oe_2 only if two types of material s			
Dominant type General Types of Materials A	vailable Enter data in Typ Bedrock sources requiri	Subordinate type oe_2 only if two types of material s			
Dominant type General Types of Materials A QUARRY	vailable Enter data in Typ Bedrock sources requiri	Subordinate type of material song blasting pable), above water table			
Dominant type General Types of Materials A QUARRY BORROW PIT	vailable Enter data in Typ Bedrock sources requiri Soils or soft bedrock (ri	Subordinate type be_2 only if two types of material sing blasting ppable), above water table low the water table			
Dominant type General Types of Materials A QUARRY BORROW PIT BAILING	vailable Enter data in Typ Bedrock sources requiri Soils or soft bedrock (ri Requires production bel	Subordinate type be_2 only if two types of material sing blasting ppable), above water table low the water table	ite available		
Dominant type General Types of Materials Ar QUARRY BORROW PIT BAILING RIVER BAR	vailable Enter data in Typ Bedrock sources requiri Soils or soft bedrock (ri Requires production bel Sand/gravel bars in acti	Subordinate type oe_2 only if two types of material s ing blasting ppable), above water table low the water table ve channels	ite available <3 FT.		
Dominant type General Types of Materials Ar QUARRY BORROW PIT BAILING RIVER BAR 27. OB_CLASS_1 New Site or expansion Area	vailable Enter data in Type Bedrock sources requiring Soils or soft bedrock (ring Requires production beleand/gravel bars in activated Sand/gravel San	Subordinate type oe_2 only if two types of material s ing blasting ppable), above water table low the water table ve channels 28. OB_CLASS_2	<3 FT.		
Dominant type General Types of Materials Ar QUARRY BORROW PIT BAILING RIVER BAR 27. OB_CLASS_1 New Site or expansion Area	Bedrock sources requiring Soils or soft bedrock (ring Requires production bed Sand/gravel bars in activated Sand-gravel Bars i	Subordinate type oe_2 only if two types of material so ing blasting ppable), above water table low the water table ve channels 28. OB_CLASS_2 Existing Pit (Spo	<3 FT.		
Dominant type General Types of Materials Ar QUARRY BORROW PIT BAILING RIVER BAR 27. OB_CLASS_1 New Site or expansion Area A site may have both. Data she	Bedrock sources requiring Soils or soft bedrock (ring Requires production bed Sand/gravel bars in activated Sand-gravel Bars i	Subordinate type oe_2 only if two types of material so ing blasting ppable), above water table low the water table ve channels 28. OB_CLASS_2 Existing Pit (Spo	site available <3 FT. sil) own.		
Dominant type General Types of Materials Ar QUARRY BORROW PIT BAILING RIVER BAR 27. OB_CLASS_1 New Site or expansion Area A site may have both. Data she Estimated average depth over	Bedrock sources requiri Soils or soft bedrock (ri Requires production bel Sand/gravel bars in acti <3 FT. puld be based on actual subsuthe area.	Subordinate type oe_2 only if two types of material so ing blasting ppable), above water table low the water table ve channels 28. OB_CLASS_2 Existing Pit (Spo	site available <3 FT. sil) own.		
Dominant type General Types of Materials Ar QUARRY BORROW PIT BAILING RIVER BAR 27. OB_CLASS_1 New Site or expansion Area A site may have both. Data she Estimated average depth over	Bedrock sources requiring Soils or soft bedrock (ring Requires production bedrock) Sand/gravel bars in activated by Sand-gravel bars	Subordinate type oe_2 only if two types of material so ing blasting ppable), above water table low the water table ve channels 28. OB_CLASS_2 Existing Pit (Spo	site available <3 FT. sil) own.		
Dominant type General Types of Materials Ar QUARRY BORROW PIT BAILING RIVER BAR 27. OB_CLASS_1 New Site or expansion Area A site may have both. Data she Estimated average depth over NONE <3 FT.	Particular description of the area. Soils or soft bedrock (ring Requires production below Sand/gravel bars in activate of the based on actual subsurface of the area. 3 TO 6 FT. >6 FT.	Subordinate type oe_2 only if two types of material so ing blasting ppable), above water table low the water table ve channels 28. OB_CLASS_2 Existing Pit (Spo urface exploration, otherwise unknown UNKNOWN OTHER	<pre> <3 FT. iil) own. SPOIL</pre>		
Dominant type General Types of Materials Ar QUARRY BORROW PIT BAILING RIVER BAR 27. OB_CLASS_1 New Site or expansion Area A site may have both. Data she Estimated average depth over NONE <3 FT. 29. OB_TYPE_1	Particular description of the area. Soils or soft bedrock (ring Requires production below Sand/gravel bars in activate of the based on actual subsurface of the area. 3 TO 6 FT. >6 FT.	Subordinate type oe_2 only if two types of material so ing blasting ppable), above water table low the water table ve channels 28. OB_CLASS_2 Existing Pit (Spo inface exploration, otherwise unknown OTHER 30. OB_TYPE_2	<pre> <3 FT. iil) own. SPOIL</pre>		
Dominant type General Types of Materials Ar QUARRY BORROW PIT BAILING RIVER BAR 27. OB_CLASS_1 New Site or expansion Area A site may have both. Data she Estimated average depth over NONE <3 FT. 29. OB_TYPE_1 New Site or expansion Area	Particular description of the area. Soils or soft bedrock (ring Requires production below Sand/gravel bars in activate of the based on actual subsurface of the area. 3 TO 6 FT. >6 FT.	Subordinate type oe_2 only if two types of material so ing blasting ppable), above water table low the water table ve channels 28. OB_CLASS_2 Existing Pit (Spo inface exploration, otherwise unknown OTHER 30. OB_TYPE_2	<pre> <3 FT. iil) own. SPOIL</pre>		

31. MAT_TYPE_1 WEATHER. BEDROCK 32. MAT_TYPE_2 BEDROCK

Dominant type Subordinate type

BEDROCK Bedrock sources requiring blasting
WEATHER. BEDROCK Bedrock sources requiring ripping

FLUVIAL Water deposited sand and gravel, includes glaciofluvial

GLACIAL Glacial till

COLLUVIAL Talus slopes, etc.

EOLIAN Sand Dunes, etc.

SILT Silt deposits, loess, fluvial, etc.

33. **PERMAFROST 1** DETECTED IN SOME TEST HOLES OR PITS

New Site or Expansion Area

34. **PERMAFROST 2** DETECTED IN SOME TEST HOLES OR PITS

Existing Site

DETECTED IN MOST TEST HOLES

DETECTED IN SOME TEST HOLES

DETECTED IN IMMEDIATE VICINITY

DETECTED IN NO TEST HOLES

DATA OUTDATED

UNKNOWN

OTHER

35. **GROUNDWATER**

During the July 2014 investigation there was no water observed within the material site. Additionally, no groundwater was encountered during a 1979 geotechnical investigation at the site.

36. LITHOLOGY_1	SCHIST/PHYLLIT	E 37. LITHOLOGY_2	VOLCANIC ROCK
Dominant type			Subordinate type
IGNEOUS RO	OCK U	Indifferentiated Igneous Rocks	
GRANITIC		Granite/Monzonite/Granodiorite	
DIORITE/GA	BBRO I	Diorite/Gabbro	
BASALT	Ι	Oark colored fine-grained Igneous R	ocks
GREENSTON	NE A	altered Volcanic Rocks w/green tint	
METAMORP	HIC ROCK U	Indifferentiated Metamorphic Rocks	S
SCHIST/PHY	TLLITE I	ncludes rocks ranging from slate to	schist
GNEISS	I	ncludes hard schistose rocks	
MARBLE			
CATACLAST	TIC I	ncl. Valdez Formation Rocks, Kena	i Penn.
MÉLANGE	I	ncl. McHugh Formation Rocks, Ker	nai Penn.
SEDIMENTA	RY ROCK U	Undifferentiated Sedimentary Rocks	
CONGLOME	RATE		
SANDSTONE	E I:	ncludes greywacke, etc.	
SHALE/MUD	STONE		
LIMESTONE			
FLUVIAL	F	Liver and stream deposits (floodplain	n), includes outwash.
ALLUVIAL	A	Alluvial / Debris Fan deposits	
GLACIOFLU	VIAL E	skers, kames, etc.	
GLACIAL	Т	ill	
COLLUVIAL	Т	alus, etc.	
EOLIAN	S	and Dunes, etc.	
SILT	Ι	oess, fluvial silts, etc.	
VOLCANIC I	ROCK T	'uff, etc.	
OTHER	F	Explain in Section 44.	
38. MATERIAL CLASS	IFICATION		
	rally they should range from	coarse to fine.	
38a.	38c.	38e.	38g.
38b.	38d.		38h.

39. COBBLES_AND_BOULDERS Test Boring Callout / ASTM Classification, eith	er a. or b. and c. not both (Can use ranges i.e. 0 to 20)
39a. CONTAINS	
39b. Est. % by VOL.	(Est. From Visual Observations)
39c. MAX. SIZE (in.)	(Observed Size)
40. AGG_TEST_RESULTS Year of test or report- Test result / Year of test or	or report- Test Results
40a. SG APP COARSE 40b. SG APP FINE	1979- 2.63, 2.63, 2.66, 2.61, 2.71, 2.65, 2.63 / 1985- 2.62, 2.68
40c. ABSORPTION CRSE	
40d. ABSORPTION FINE 40e. NORDIC ABRASION	1979- 2.1, 1.5, 6.2, 1.6, 1.6, 1.8, 2.0
40f. L.A. ABRASION	1979- 17, 28, 23
40g. DEGRADATION (T-13)	1979- 16, 3, 17
40h. NASO4 LOSS COARSE 40i. NASO4 LOSS FINE	
41. POTENTIAL_USABILITY	TYPES A AND B MATERIAL AVAILABLE
Best known potential use of the material, based	on records, exploration and laboratory data.
CONCRETE AGGREGATE PRODUCED	The site has produced concrete aggregate
PAVING AGGREGATE PRODUCED	The site has produced paving aggregate
CRUSHED PRODUCTS PRODUCED TYPE A AND B MATERIAL AVAILABLE	Base, Surface Coarse, Subbase, etc. has been produced. 0 to 10 percent passing 200
TYPE C AVAILABLE	Compactable material
TYPE C NOT AVAILABLE	Uncompactable material (Lower Kuskokwim and Yukon River, etc.)
UNKNOWN OTHER	Explain in Section 44.
42. SPECIAL PROBLEMS	
-	h use of the material, based on records, exploration and laboratory data.
ORGANIC CONTENT	The material is very difficult to compact.
HIGHLY WEATHERED GRAVEL	The gravel is highly weathered and may break down when handled.
BREAKS DOWN UNDER USE	Material breaks down on grade.
SENSITIVE TO WATER CONTENT	Material is sensitive to water content, i.e., some glacial tills, soft bedrock.
VARIABLE MATERIAL	Deposit contains mixture of suitable and unsuitable material.
POSSIBLE CONTAMINATION	Site may be contaminated by petroleum products or hazardous materials.
CONTAINS ASBESTOS POTENTIAL ASBESTOS	Site contains naturally occurring asbestos. Site in area where naturally occurring asbestos is mapped.
ACID ROCK DRAINAGE	Site in area where naturally occurring assessor is mapped. Site contains rock susceptible to producing acid rock drainage.
OTHER	Explain in Section 44, Notes.

43	RIPRAP	NOT POSSIBLE				
Class II or larger. Does not include production for erosion control riprap for ditches or culverts.						
	PREVIOUS PRODUCTION POSSIBLE FURTHER INVESTIGATION NEEDED NOT POSSIBLE UNKNOWN OTHER	There is a record of production. The site is a bedrock quarry containing hard rock The site has soft rock or soil. Explain in Section 44, Notes.				
44	NOTES					
	Note number of item being discussed.					

STATE OF ALASKA DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES



REQUIRED CONTRACT PROVISIONS for FEDERAL-AID CONTRACTS

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I. GENERAL

- 1. These contract provisions shall apply to all work performed on the contract by the Contractor's own organization and with the assistance of workers under the contractor's immediate superintendence and to all work performed on the contract by piecework, station work, or by subcontract.
- 2. Except as otherwise provided for in each section, the contractor shall insert in each subcontract all of the stipulations contained in these Required Contract Provisions, and further require their inclusion in any lower tier subcontract or purchase order that may in turn be made. The Required Contract Provisions shall not be incorporated by reference in any case. The prime contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with these Required Contract Provisions.
- 3. A breach of any of the stipulations contained in these Required Contract Provisions shall be sufficient grounds for termination of the contract.
- 4. A breach of the following clauses of the Required Contract Provisions may also be grounds for debarment as provided in 29 CFR 5.12:

Section I, paragraph 2; Section IV, paragraphs 1, 2, 3, 4, and 7; Section V, paragraphs 1 and 2a through 2g.

5. Disputes arising out of the labor standards provisions of Section IV (except paragraph 5) and Section V of these Required Contract Provisions shall not be subject to the general disputes clause of this contract. Such disputes shall be resolved in accordance with the procedures of the U.S. Department of Labor (DOL) as set

forth in 29 CFR 5, 6, and 7. Disputes within the meaning of this clause include disputes between the contractor (or any of its subcontractors) and the contracting agency, the DOL, or the contractor's employees or their representatives.

- 6. **Selection of Labor:** During the performance of this contract, the contractor shall not:
- a. discriminate against labor from any other State, possession, or territory of the United States, or
- b. employ convict labor for any purpose within the limits of the project unless it is labor performed by convicts who are on parole, supervised release, or probation.

II. NONDISCRIMINATION

(Applicable to all Federal-aid contracts and to all related subcontracts of \$10,000 or more.)

- 1. **Equal Employment Opportunity:** Equal employment opportunity (EEO) requirements not to discriminate and to take affirmative action to assure equal opportunity as set forth under laws, executive orders, rules, regulations (28 CFR 35, 29 CFR 1630 and 41 CFR 60) and orders of the Secretary of Labor as modified by the provisions prescribed herein, and imposed pursuant to 23 U.S.C. 140 shall constitute the EEO and specific affirmative action standards for the contractor's project activities under this contract. The Equal Opportunity Construction Contract Specifications set forth under 41 CFR 60-4.3 and the provisions of the American Disabilities Act of 1990 (42 U.S.C. 12101 et seq.) set forth under 28 CFR 35 and 29 CFR 1630 are incorporated by reference in this contract. In the execution of this contract, the contractor agrees to comply with the following minimum specific requirement activities of EEO:
- a. The contractor will work with the State of Alaska, Department of Transportation and Public Facilities (DOT&PF) and the Federal Government in carrying out EEO obligations and in their review of his/her activities under the contract.
- b. The contractor will accept as his operating policy the following statement:

"It is the policy of this Company to assure that applicants are employed, and that employees are treated during employment, without regard to their race, religion, sex, color, national origin, age or disability. Such action shall include: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship, preapprenticeship, and/or on-the-job training."

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- 2. **EEO Officer:** The contractor will designate and make known to the DOT&PF contracting officers an EEO Officer who will have the responsibility for and must be capable of effectively administering and promoting an active contractor program of EEO and who must be assigned adequate authority and responsibility to do so.
- 3. **Dissemination of Policy:** All members of the contractor's staff who are authorized to hire, supervise, promote, and discharge employees, or who recommend such action, or who are substantially involved in such action, will be made fully cognizant of, and will implement, the contractor's EEO policy and contractual responsibilities to provide EEO in each grade and classification of employment. To ensure that the above agreement will be met, the following actions will be taken as a minimum:
- a. Periodic meetings of supervisory and personnel office employees will be conducted before the start of work and then not less often than once every six months, at which time the contractor's EEO policy and its implementation will be reviewed and explained. The meetings will be conducted by the EEO Officer.
- b. All new supervisory or personnel office employees will be given a thorough indoctrination by the EEO Officer, covering all major aspects of the contractor's EEO obligations within thirty days following their reporting for duty with the contractor.
- c. All personnel who are engaged in direct recruitment for the project will be instructed by the EEO Officer in the contractor's procedures for locating and hiring minority group employees.
- d. Notices and posters setting forth the contractor's EEO policy will be placed in areas readily accessible to employees, applicants for employment and potential employees.
- e. The contractor's EEO policy and the procedures to implement such policy will be brought to the attention of employees by means of meetings, employee handbooks, or other appropriate means.
- 4. **Recruitment:** When advertising for employees, the contractor will include in all advertisements for employees the notation: "An Equal Opportunity Employer." All such advertisements will be placed in publications having a large circulation among minority groups in the area from which the project work force would normally be derived.
- a. The contractor will, unless precluded by a valid bargaining agreement, conduct systematic and direct recruitment through public and private employee referral sources likely to yield qualified minority group applicants. To meet this requirement, the contractor will identify sources of potential minority group employees, and establish with such identified sources procedures whereby minority group applicants may be referred to the contractor for employment consideration.
- b. In the event the contractor has a valid bargaining agreement providing for exclusive hiring hall referrals, he is expected to observe the provisions of that agreement to the extent that the system permits the contractor's compliance with EEO contract provisions. (The DOL has held that where implementation of such agreements have the effect of

- discriminating against minorities or women, or obligates the contractor to do the same, such implementation violates Executive Order 11246, as amended.)
- c. The contractor will encourage his present employees to refer minority group applicants for employment. Information and procedures with regard to referring minority group applicants will be discussed with employees.
- 5. **Personnel Actions:** Wages, working conditions, and employee benefits shall be established and administered, and personnel actions of every type, including hiring, upgrading, promotion, transfer, demotion, layoff, and termination, shall be taken without regard to race, color, religion, sex, national origin, age or disability. The following procedures shall be followed:
- a. The contractor will conduct periodic inspections of project sites to insure that working conditions and employee facilities do not indicate discriminatory treatment of project site personnel.
- b. The contractor will periodically evaluate the spread of wages paid within each classification to determine any evidence of discriminatory wage practices.
- c. The contractor will periodically review selected personnel actions in depth to determine whether there is evidence of discrimination. Where evidence is found, the contractor will promptly take corrective action. If the review indicates that the discrimination may extend beyond the actions reviewed, such corrective action shall include all affected persons.
- d. The contractor will promptly investigate all complaints of alleged discrimination made to the contractor in connection with his obligations under this contract, will attempt to resolve such complaints, and will take appropriate corrective action within a reasonable time. If the investigation indicates that the discrimination may affect persons other than the complainant, such corrective action shall include such other persons. Upon completion of each investigation, the contractor will inform every complainant of all of his avenues of appeal.

6. **Training and Promotion:**

- a. The contractor will assist in locating, qualifying, and increasing the skills of minority group and women employees, and applicants for employment.
- b. Consistent with the contractor's work force requirements and as permissible under Federal and State regulations, the contractor shall make full use of training programs, i.e., apprenticeship, and on-the-job training programs for the geographical area of contract performance. Where feasible, 25 percent of apprentices or trainees in each occupation shall be in their first year of apprenticeship or training. In the event a special provision for training is provided under this contract, this subparagraph will be superseded as indicated in the special provision.
- c. The contractor will advise employees and applicants for employment of available training programs and entrance requirements for each.
- d. The contractor will periodically review the training and promotion potential of minority group and women employees and will encourage eligible employees to apply for such training and promotion.

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- 7. **Unions:** If the contractor relies in whole or in part upon unions as a source of employees, the contractor will use his/her best efforts to obtain the cooperation of such unions to increase opportunities for minority groups and women within the unions, and to effect referrals by such unions of minority and female employees. Actions by the contractor either directly or through a contractor's association acting as agent will include the procedures set forth below:
- a. The contractor will use best efforts to develop, in cooperation with the unions, joint training programs aimed toward qualifying more minority group members and women for membership in the unions and increasing the skills of minority group employees and women so that they may qualify for higher paying employment.
- b. The contractor will use best efforts to incorporate an EEO clause into each union agreement to the end that such union will be contractually bound to refer applicants without regard to their race, color, religion, sex, national origin, age or disability.
- c. The contractor is to obtain information as to the referral practices and policies of the labor union except that to the extent such information is within the exclusive possession of the labor union and such labor union refuses to furnish such information to the contractor, the contractor shall so certify to the DOT&PF and shall set forth what efforts have been made to obtain such information.
- d. In the event the union is unable to provide the contractor with a reasonable flow of minority and women referrals within the time limit set forth in the collective bargaining agreement, the contractor will, through independent recruitment efforts, fill the employment vacancies without regard to race, color, religion, sex, national origin, age or disability; making full efforts to obtain qualified and/or qualifiable minority group persons and women. (The DOL has held that it shall be no excuse that the union with which the contractor has a collective bargaining agreement providing for exclusive referral failed to refer minority employees.) In the event the union referral practice prevents the contractor from meeting the obligations pursuant to Executive Order 11246, as amended, and these special provisions, such contractor shall immediately notify the DOT&PF.
- 8. Selection of Subcontractors, Procurement of Materials, and Leasing of Equipment: The contractor shall not discriminate on the grounds of race, color, religion, sex, national origin, age or disability in the selection and retention of subcontractors, including procurement of materials and leases of equipment.
- a. The contractor shall notify all potential subcontractors and suppliers of his/her EEO obligations under this contract.
- b. Disadvantaged business enterprises (DBE), as defined in 49 CFR 23, shall have equal opportunity to compete for and perform subcontracts which the contractor enters into pursuant to this contract. The contractor will use his best efforts to solicit bids from and to utilize DBE subcontractors or subcontractors with meaningful minority group and female representation among their employees. Contractors shall obtain lists of DBE construction firms from DOT&PF personnel.

- c. The contractor will use his best efforts to ensure subcontractor compliance with their EEO obligations.
- 9. **Records and Reports:** The contractor shall keep such records as necessary to document compliance with the EEO requirements. Such records shall be retained for a period of three years following completion of the contract work and shall be available at reasonable times and places for inspection by authorized representatives of the DOT&PF and the U.S. DOT.
- a. The records kept by the contractor shall document the following:
- (1) The number of minority and non-minority group members and women employed in each work classification on the project;
- (2) The progress and efforts being made in cooperation with unions, when applicable, to increase employment opportunities for minorities and women;
- (3) The progress and efforts being made in locating, hiring, training, qualifying, and upgrading minority and female employees; and
- (4) The progress and efforts being made in securing the services of DBE subcontractors or subcontractors with meaningful minority and female representation among their employees.
- b. The contractors will submit an annual report to the DOT&PF each July for the duration of the project, indicating the number of minority, women, and non-minority group employees currently engaged in each work classification required by the contract work. This information is to be reported on Form FHWA-1391. If on-the-job training is being required by special provision, the contractor will be required to collect and report training data.

III. NONSEGREGATED FACILITIES

(Applicable to all Federal-aid contracts and to all related subcontracts of \$10,000 or more.)

- a. By submission of this bid, the execution of this contract or subcontract, or the consummation of this material supply agreement or purchase order, as appropriate, the bidder, Federal-aid construction contractor, subcontractor, material supplier, or vendor, as appropriate, certifies that the firm does not maintain or provide for its employees any segregated facilities at any of its establishments, and that the firm does not permit its employees to perform their services at any location, under its control, where segregated facilities are maintained. The firm agrees that a breach of this certification is a violation of the EEO Provisions of this contract. The firm further certifies that no employee will be denied access to adequate facilities on the basis of sex or disability.
- b. As used in this certification, the term "segregated facilities" means any waiting rooms, work areas, restrooms and washrooms, restaurants and other eating areas, timeclocks, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing facilities provided for employees which are segregated by explicit directive, or are, in fact, segregated on the basis of race, color, religion, or national origin, age or disability, because of habit, local custom, or otherwise. The only exception will be for the disabled when

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the demands for accessibility override (e.g. disabled parking).

c. The contractor agrees that it has obtained or will obtain identical certification from proposed subcontractors or material suppliers prior to award of subcontracts or consummation of material supply agreements of \$10,000 or more and that it will retain such certifications in its files.

IV. NOT USED

V. NOT USED

VI. NOT USED

VII. NOT USED

VIII. SAFETY: ACCIDENT PREVENTION

- 1. In the performance of this contract the contractor shall comply with all applicable Federal, State, and local laws governing safety, health, and sanitation (23 CFR 635). The contractor shall provide all safeguards, safety devices and protective equipment and take any other needed actions as it determines, or as the DOT&PF contracting officer may determine, to be reasonably necessary to protect the life and health of employees on the job and the safety of the public and to protect property in connection with the performance of the work covered by the contract.
- 2. It is a condition of this contract, and shall be made a condition of each subcontract, which the contractor enters into pursuant to this contract, that the contractor and any subcontractor shall not permit any employee, in performance of the contract, to work in surroundings or under conditions which are unsanitary, hazardous, or dangerous to his/her health or safety, as determined under construction safety and health standards (29 CFR 1926) promulgated by the Secretary of Labor, in accordance with Section 107 of the Contract Work Hours and Safety Standards Act (40 U.S.C. 333).
- 3. Pursuant to 29 CFR 1926.3, it is a condition of this contract that the Secretary of Labor or authorized representative thereof, shall have right of entry to any site of contract performance to inspect or investigate the matter of compliance with the construction safety and health standards and to carry out the duties of the Secretary under Section 107 of the Contract Work Hours and Safety Standards Act (40 U.S.C. 333).

IX. FALSE STATEMENTS CONCERNING HIGHWAY PROJECTS

In order to assure high quality and durable construction in conformity with approved plans and specifications and a high degree of reliability on statements and representations made by engineers, contractors, suppliers, and workers on Federal-aid highway projects, it is essential that all persons concerned with the project perform their functions as carefully, thoroughly, and honestly as possible. Willful falsification, distortion, or misrepresentation with respect to any facts related to the project is a violation of Federal law. To prevent any misunderstanding regarding the seriousness of these and similar acts, the following notice shall be posted on

each Federal-aid highway project (23 CFR 635) in one or more places where it is readily available to all persons concerned with the project:

NOTICE TO ALL PERSONNEL ENGAGED ON FEDERAL-AID HIGHWAY PROJECTS

18 U.S.C. 1020, reads as follows:

"Whoever, being an officer, agent, or employee of the United States, or of any State or Territory, or whoever, whether a person, association, firm, or corporation, knowingly makes any false statement, false representation, or false report as to the character, quality, quantity, or cost of the material used or to be used, or the quantity or quality of the work performed or to be performed, or the cost thereof in connection with the submission of plans, maps, specifications, contracts, or costs of construction on any highway or related project submitted for approval to the Secretary of Transportation; or

"Whoever knowingly makes any false statement, false representation, false report, or false claim with respect to the character, quality, quantity, or cost of any work performed or to be performed, or materials furnished or to be furnished, in connection with the construction of any highway or related project approved by the Secretary of Transportation; or

"Whoever knowingly makes any false statement or false representation as to a material fact in any statement, certificate, or report submitted pursuant to provisions of the Federal-aid Roads Act approved July 1, 1916 (39 Stat. 355), as amended and supplemented;

"Shall be fined not more than \$10,000 or imprisoned not more than 5 years, or both."

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X. IMPLEMENTATION OF CLEAN AIR ACT AND FEDERAL WATER POLLUTION CONTROL ACT

(Applicable to all Federal-aid contracts and to all related subcontracts of \$100,000 or more.)

By submission of this bid, or the execution of this contract or subcontract, as appropriate, the bidder, Federal-aid construction contractor, or subcontractor, as appropriate, will be deemed to have stipulated as follows:

1. That any facility that is or will be utilized in the performance of this contract, unless such contract is exempt under the Clean Air Act, as amended (42 U.S.C. 1857 et seq., as amended by Pub. L. 91-604), and under the Federal Water Pollution Control Act, as amended (33 U.S.C. 1251, et seq., as amended by Pub. L. 92-500), Executive Order 11738, and regulations in implementation thereof (40 CFR 15) is not listed, on the date of contract award, on the U.S. Environmental Protection Agency (EPA) List of Violating Facilities pursuant to 40 CFR 15.20.

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- 2. That the firm agrees to comply and remain in compliance with all the requirements of Section 114 of the Clean Air Act and Section 308 of the Federal Water Pollution Control Act and all regulations and guidelines listed thereunder.
- 3. That the firm shall promptly notify the DOT&PF of the receipt of any communication from the Director, Office of Federal Activities, EPA, indicating that a facility that is or will be utilized for the contract is under consideration to be listed on the EPA List of Violating Facilities.
- 4. That the firm agrees to include or cause to be included the requirements of paragraphs 1 through 4 of this Section X in every nonexempt subcontract, and further agrees to take such action as the government may direct as a means of enforcing such requirements.

XI. CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILTY AND VOLUNTARY EXCLUSION

- 1. **Instructions for Certification Primary Covered Transactions:** (Applicable to all Federal-aid contracts 49 CFR 29)
- a. By signing and submitting this proposal, the prospective primary participant is providing the certification set out below.
- b. The inability of a person to provide the certification set out below will not necessarily result in denial of participation in this covered transaction. The prospective participant shall submit an explanation of why it cannot provide the certification set out below. The certification or explanation will be considered in connection with the department or agency's determination whether to enter into this transaction. However, failure of the prospective primary participant to furnish a certification or an explanation shall disqualify such a person from participation in this transaction.
- c. The certification in this clause is a material representation of fact upon which reliance was placed when the department or agency determined to enter into this transaction. If it is later determined that the prospective primary participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency may terminate this transaction for cause of default.
- d. The prospective primary participant shall provide immediate written notice to the department or agency to whom this proposal is submitted if any time the prospective primary participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- e. The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "participant," "person," "primary covered transaction," "principal," "proposal," and "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the department or agency to which this proposal is submitted for assistance in obtaining a copy of those regulations.

- f. The prospective primary participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency entering into this transaction.
- g. The prospective primary participant further agrees by submitting this proposal that it will include the clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transaction," provided by the department or agency entering into this covered transaction, without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- h. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the nonprocurement portion of the "Lists of Parties Excluded From Federal Procurement or Nonprocurement Programs" (Nonprocurement List) which is compiled by the General Services Administration.
- i. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- j. Except for transactions authorized under paragraph f of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency may terminate this transaction for cause or default.

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Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion—Primary Covered Transactions

- 1. The prospective primary participant certifies to the best of its knowledge and belief, that it and its principals:
- a. Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency;
- b. Have not within a 3-year period preceding this proposal been convicted of or had a civil judgement rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
- c. Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State or local)

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with commission of any of the offenses enumerated in paragraph 1b of this certification; and

- d. Have not within a 3-year period preceding this application/proposal had one or more public transactions (Federal, State or local) terminated for cause or default.
- 2. Where the prospective primary participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

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- 3. **Instructions for Certification Lower Tier Covered Transactions:** (Applicable to all subcontracts, purchase orders and other lower tier transactions of \$25,000 or more 49 CFR 29)
- a. By signing and submitting this proposal, the prospective lower tier is providing the certification set out below.
- b. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department, or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
- c. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous by reason of changed circumstances.
- d. The terms "covered transaction," "debarred," "suspended," "ineligible," "primary covered transaction," "participant," "person," "principal," "proposal," and "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations.
- e. The prospective lower tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.
- f. The prospective lower tier participant further agrees by submitting this proposal that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transaction," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- g. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it

knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the Nonprocurement List.

- h. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- i. Except for transactions authorized under paragraph e of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

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Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion—Lower Tier Covered Transactions:

- 1. The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- 2. Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

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XII. CERTIFICATION REGARDING USE OF CONTRACT FUNDS FOR LOBBYING (Applicable to all Federal-aid contracts and to all related subcontracts which exceed \$100,000 - 49 CFR 20)

- 1. The prospective participant certifies, by signing and submitting this bid or proposal, to the best of his or her knowledge and belief, that:
- a. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- b. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.

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2. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by 31 U.S.C. 1352. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.	
3. The prospective participant also agrees by submitting his or her bid or proposal that he or she shall require that the language of this certification be included in all lower tier subcontracts, which exceed \$100,000 and that all such recipients shall certify and disclose accordingly.	

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